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**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA**

JANE DOE, individually and on behalf of others similarly situated,

Plaintiff,

1

THE COUNTY OF SANTA
CLARA d/b/a SANTA CLARA
VALLEY MEDICAL CENTER and
META PLATFORMS, INC.

Defendants.

CASE No. 4:23-cv-04411-JSW

FIRST AMENDED CLASS ACTION COMPLAINT AND DEMAND FOR JURY TRIAL

CASE NO. 4:23-cv-04411-JSW

1 Plaintiff Jane Doe (“Plaintiff”), individually and on behalf of all other current California
 2 citizens similarly situated, brings suit against Defendants the County of Santa Clara d/b/a Santa
 3 Clara Valley Medical Center (“Santa Clara Valley Medical Center” or “Santa Clara”) and Meta
 4 Platforms, Inc. (“Meta” or “Facebook”), and upon personal knowledge as to Plaintiff’s own
 5 conduct and on information and belief as to all other matters based upon investigation by counsel,
 6 alleges as follows:

7 **I. SUMMARY OF ALLEGATIONS**

8 1. This case arises from Defendants’ systematic violation of the medical privacy
 9 rights of patients and users of Defendant Santa Clara Valley Medical Center’s services, exposing
 10 highly sensitive personal information to Facebook without those patients’ or users’ knowledge or
 11 consent.

12 2. At all relevant times, Santa Clara Valley Medical Center disclosed information
 13 about prospective and actual patients—including their status as actual or potential patients, their
 14 actual or potential physicians, their actual or potential medical treatments, the hospitals they
 15 visited or may visit, and their personal identities—to Facebook, as well as Google and other
 16 third parties without their prospective or actual patients’ knowledge, authorization, or consent.

17 3. Santa Clara disclosed this protected health information through the deployment of
 18 various digital marketing and automatic software tools embedded in its website and patient portal
 19 that purposefully and intentionally disclose Personal Health Information to Facebook, as well as
 20 Google and other third parties who exploit that information for advertising purposes. Santa Clara’s
 21 use of these tools caused personally identifiable information and the contents of communications
 22 exchanged between actual and prospective patients with Santa Clara to be automatically
 23 redirected to Facebook, as well as Google and other third parties, in violation of those patients’
 24 reasonable expectations of privacy, their rights as patients, and their rights as citizens of
 25 California.

4. Santa Clara's conduct in disclosing such protected health information to Facebook and Facebook's conduct in intercepting and exploiting the protected health information violate California law, including the California Invasion of Privacy Act ("CIPA"), CAL. PENAL CODE §§ 630, et seq.; the California Confidentiality of Medical Information Act ("CMIA"), CAL. CIVIL CODE §§ 56.06, 56.10, 56.101; and the Comprehensive Computer Data Access and Fraud Act ("CDAFA"), CAL. PENAL CODE § 502.

5. Plaintiff continues to desire to search for health information on Santa Clara's websites as it is often her only means to seek and facilitate treatment. Plaintiff will continue to suffer harm if the websites are not redesigned. If the websites were redesigned to comply with applicable laws, Plaintiff would use Santa Clara's websites to search for health information in the future.

6. On behalf of herself and all similarly situated persons, Plaintiff seeks an order enjoining Defendants from further unauthorized disclosures of personal information; awarding statutory damages as allowed under law; actual damages; attorney's fees and costs; and granting any other preliminary or equitable relief the Court deems appropriate.

II. PARTIES

A. Plaintiff

7. Plaintiff Jane Doe is a resident of Santa Clara County, California.

8. Plaintiff Jane Doe has used Santa Clara Valley Medical Center's website and patient portal to search for doctors and medical treatment and to manage her treatment.

9. Plaintiff Jane Doe's use of the Santa Clara Valley Medical Center's website entailed providing her sensitive medical information, such as conditions for which she was seeking treatment.

B. Defendants

10. Defendant County of Santa Clara is the managing agent for Santa Clara Valley Medical Center, which has its principal place of business at 751 S. Bascom Avenue, San Jose, CA

1 95128. Santa Clara Valley Medical Center operates multiple hospitals and clinics, including
 2 Santa Clara Valley Medical Center, O'Connor Hospital, St. Louise Regional Hospital, Valley
 3 Health Center San Jose, Valley Health Center Sunnyvale, Valley Health Center Gilroy, and Valley
 4 Health Center Milpitas.¹ Santa Clara also owns and operates both a website and patient portal for
 5 its patients, which can be accessed at <https://scvmc.scvh.org/home>. Defendant Meta Platforms,
 6 Inc. is a publicly traded Delaware corporation, headquartered in Menlo Park, California, which
 7 does business throughout the United States.

8 **III. JURISDICTION AND VENUE**

9 11. This Court has subject matter jurisdiction pursuant to the Class Action Fairness
 10 Act of 2005, 28 U.S.C. § 1332(d), because the aggregate amount in controversy exceeds \$5
 11 million, exclusive of interest and costs, there are more than 100 putative class members, and at
 12 least one Class Member is a citizen of a different state from Defendants.

13 12. This Court has personal jurisdiction over Defendant Santa Clara Valley Medical
 14 Center because it regularly conducts business throughout California, including in Santa Clara
 15 County, and has its principal place of business in California.

16 13. This Court has personal jurisdiction over Meta because Meta has sufficient
 17 minimum contacts with this District in that it is headquartered in this District and operates and
 18 markets its services in this District.

19 14. Venue is appropriate in this District pursuant to 28 U.S.C. § 1331(b) because
 20 Defendants reside in this district and because a substantial portion of the events and omissions
 21 giving rise to the claims occurred in this District.

22 **IV. COMPLIANCE WITH THE GOVERNMENT TORT CLAIMS ACT**

23 15. Prior to filing this complaint, Plaintiff complied with the government tort claims
 24 process set forth in Cal. Gov. Code §§ 810-996.6, et seq.

25
 26
 27 ¹ <https://scvmc.scvh.org/home>

16. On June 20, 2023, Plaintiff filed a written claim for damages against Defendant County of Santa Clara, asserting the privacy claims that are the subject of this lawsuit.

17. On August 4, 2023, counsel for Defendant County of Santa Clara provided a Notice of Rejection of Claim letter to Plaintiff rejecting Plaintiff's claims.

V. FACTUAL BACKGROUND

18. Santa Clara Valley Medical Center's website and patient portal allows patients like Plaintiff to facilitate all aspects of their care with Santa Clara, allowing them to find doctors, research treatments, access medical records, pay bills, access its patient portal, view lab results, and refill prescriptions. Since 2018, Plaintiff has used Santa Clara's website and patient portal (Santa Clara's "Web Properties") for those purposes.

19. Plaintiff is a longtime Facebook user, who has had an account with Facebook since 2009.

20. Plaintiff has been a patient of Santa Clara Valley Medical Center since 2017. Plaintiff has regularly visited Santa Clara Valley Medical Center's website and patient portal since 2018 at <https://scvmc.scvh.org>. She used Santa Clara's website typically once a month to search for treatments for her conditions, including cirrhosis of liver and ascites, generalized anxiety disorder, migraines, and carpal tunnel syndrome. That research revealed treatments and tests for those conditions and others, including psychiatric treatment, physical therapy, and pain management.

21. Plaintiff has been using the Santa Clara Valley patient portal since 2017. Plaintiff has used the patient portal to access her lab results, schedule doctor's appointments, refill prescriptions, and communicate with her doctors. During her interactions inside the patient portal, Plaintiff entered sensitive medical information relating to her endometriosis, pelvic floor disorder, and menopause issues into the patient portal. Santa Clara installed tracking pixels inside its patient portal that surreptitiously forward patient interactions to third parties, including Google. Every time that Plaintiff interacted with Santa Clara's patient portal, Santa Clara caused her

1 sensitive medical information to be shared with third parties, including information such as her
2 IP address and browser fingerprint that could be used to personally identify her.

3 22. Plaintiff has also used Santa Clara's patient portal to make appointments with a
4 gynecologist for treatment related to endometriosis, pelvic floor disorder, and menopause issues.
5 Whenever Plaintiff made such appointments, tracking pixels inside the portal caused details about
6 those appointments to be shared with third parties, including Google.

7 23. Plaintiff has also used Santa Clara's website and patient portal to make
8 appointments with a psychologist for treatment related to post-traumatic stress disorder, panic
9 attacks, and a personality disorder.

10 24. Plaintiff has also used Santa Clara's website to order medications for women's
11 health issues, including endometriosis, as well as for pancreatitis, asthma, fibromyalgia, and pain
12 management.

13 25. Between January 1, 2023, and June 30, 2023, Plaintiff used Santa Clara's patient
14 portal to view test results regarding testing for undiagnosed seizures, as well as bone density scans,
15 scans related to arthritis, an endoscopy, an ultrasound of her liver, and an MRI of her brain.

16 26. In June 2023, Plaintiff used the "Find a Provider" function on Santa Clara's
17 website to locate a neurologist.

18 27. Unbeknownst to Plaintiff Jane Doe, Santa Clara had embedded source code on its
19 website that took every search term she entered and every page of the site she visited and sent that
20 information directly to Facebook and Google, the largest and most profitable social media
21 companies on the planet. Santa Clara accomplished this by installing Facebook's "Meta Pixel"
22 tool and Google's Google Analytics pixel on almost every page of Santa Clara Valley Medical
23 Center's website. These tracking tools worked like a listening device. Each time Plaintiff Jane
24 Doe typed a search term, these tracking pixels recorded the information she entered and
25 transmitted it to Facebook and Google, along with identifying information that let Facebook and
26

1 Google know exactly who Jane Doe was and the conditions for which Plaintiff was seeking
 2 medical treatment.

3 28. For example, Santa Clara installed tracking pixels on the search box it makes
 4 available to patients on its website:



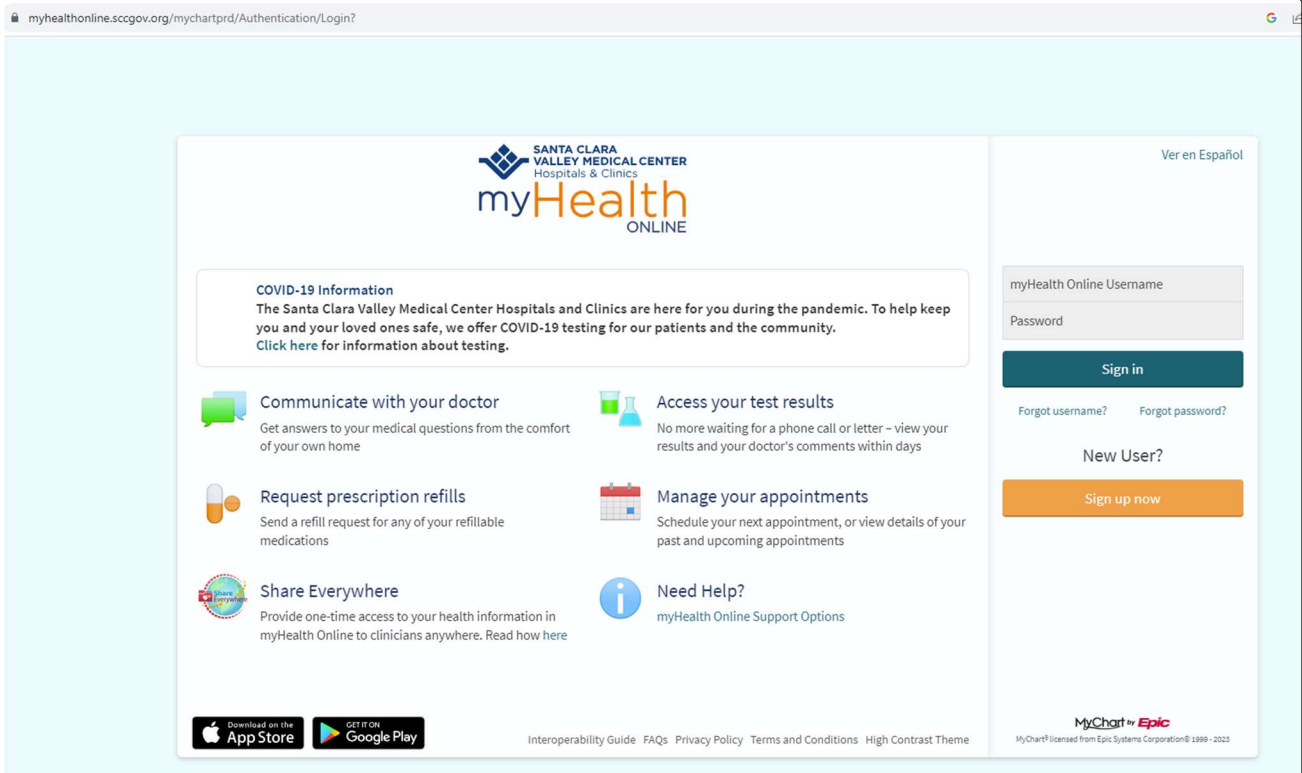
5
 6 29. Plaintiff used the search box on the Santa Clara website to research her medical
 7 conditions, investigate treatment options, and locate doctors. Examples of the searches that
 8 Plaintiff ran using the Santa Clara search box, include “neurologist,” “Dr. Nimesh Shah,”
 9 “OBGYN,” “endometriosis,” and “cervical uterine cancer.” Every time that Plaintiff used the
 10 search box on Santa Clara’s website, Santa Clara transmitted these search terms to Facebook and
 11 Google, along with other data that personally identified Plaintiff, such as her IP address, browser
 12 fingerprint, and Facebook ID.

13 30. Santa Clara also installed tracking pixels on the “MYHEALTH ONLINE” button
 14 on its webpage that patients like Plaintiff used to navigate to the patient portal:

15
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 17
 18
 19 MYHEALTH ONLINE
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22 31. Plaintiff clicked on the “MYHEALTH ONLINE” button every time that she used
 23 the Santa Clara website to navigate to the patient portal. When she did, Santa Clara surreptitiously
 24 sent information to Facebook and Google confirming Plaintiff’s patient status, including
 25 additional information such as her IP address, Facebook ID, and browser fingerprint that allowed
 26 Facebook and Google to identify her.

27 32. Santa Clara also installed tracking pixels on the webpage and the login button for
 28 its patient portal, located at <https://myhealthonline.sccgov.org/mychartprd/Authentication/Login?>



33. Plaintiff visited this page and clicked on the login button every time that she accessed the Santa Clara patient portal. Every time that she visited the patient portal page, Santa Clara surreptitiously transmitted information about Plaintiff to Facebook and Google, including personally identifying information. Every time that Plaintiff clicked on the login button to the patient portal, Santa Clara surreptitiously confirmed Plaintiff's patient status to Google, along with personally identifying information such as her IP address and browser fingerprint.

34. Likewise, once inside the patient portal, Plaintiff used the messaging functionality inside the portal to send and receive emails from her doctors. The messages that Plaintiff sent and received included information about Plaintiffs' sensitive medical issues, including treatment for a broken foot, cancer, blood work, OBGY/women's health issues, and scheduling surgeries with her gastrointestinal doctor. On information and belief, Santa Clara shared details about these communications with Facebook and Google, including details that permitted Facebook and Google to personally identify her.

35. Facebook took this information and added it to all of the other information it keeps about consumers, matching Plaintiff's interest in medical care with her Facebook profile, name, address, interests, and other websites she had visited. This information then became available for Facebook's advertisers to use when Facebook sold them targeted advertising services.

36. After using Santa Clara's patient portal and website, Plaintiff saw numerous advertisements in her Facebook feed for products and services related to the medical conditions for which she had entered data inside the patient portal, including advertisements for pain management. These advertisements included advertisements for medications for her various conditions, as well as solicitations to participate in research questionnaires, research studies, and clinical trials.

37. Plaintiff was surprised and troubled that information she believed she was communicating only to Santa Clara Valley Medical Center for the purpose of obtaining medical treatment had been sent to Facebook, as well as Google and other third parties. Plaintiff subsequently learned that thousands of Santa Clara's patients had similarly had their privacy rights violated. Most of these patients were likely not even aware of this privacy violation, much less able to hire counsel to stop the illegal conduct. Plaintiff therefore now brings these claims to correct Defendants' privacy violations and obtain relief for herself and thousands of similarly situated patients.

VI. CLASS ACTION ALLEGATIONS

A. Santa Clara routinely disclosed the protected health information of patients and users of their services to Facebook.

38. Article I, Section 1 of the California Constitution provides: "All people are by nature free and independent and have inalienable rights. Among these are enjoying and defending life and liberty, acquiring, possessing, and protecting property, and pursuing and obtaining safety, happiness, and privacy." California Constitution, Article I, Section 1.

39. Medical patients and those seeking medical treatment in California such as Plaintiff have a legal interest in preserving the confidentiality of their communications with health

1 care providers and have reasonable expectations of privacy that their personally identifiable
2 information and communications will not be disclosed to third parties by Santa Clara Valley
3 Medical Center without their express written consent and authorization.

4 40. As a health care provider, Santa Clara Valley Medical Center has common-law
5 and statutory duties to keep patient data, communications, diagnoses, and treatment information
6 completely confidential unless authorized to make disclosures by the patient.

7 41. Patients are aware of (and must be able to rely upon) the protections, obligations,
8 and expectations provided by statutory, regulatory, and common law as well as the promises of
9 confidentiality contained within the Hippocratic Oath.

10 42. Santa Clara Valley Medical Center operates websites for current and prospective
11 patients, including <https://scvmc.scvh.org>.

12 43. Santa Clara's Web Properties are designed for interactive communication with
13 patients, including scheduling appointments, searching for physicians, paying bills, requesting
14 medical records, learning about medical issues and treatment options, and joining support groups.

15 44. Santa Clara encourages patients to use digital tools on its websites to seek and
16 receive health care services.

17 45. The home page of Santa Clara Valley Medical Center's website is designed for use
18 by patients. The homepage provides patients with tools to seek medical treatment, such as finding
19 a doctor, researching services and treatments, and paying bills.

20 46. Santa Clara also maintains a patient portal, which allows patients to make
21 appointments, access medical records, view lab results, and exchange communications with health
22 care providers. Source code on Santa Clara Valley Medical Center's website causes these
23 communications to be intercepted and disclosed to multiple third parties, including Facebook.

24 47. Santa Clara encourages patients to use digital tools on its websites to seek and
25 receive health care services. Plaintiff and Class Members provided their private information to
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1 Santa Clara's website with the reasonable understanding that Santa Clara would secure and
 2 preserve the confidentiality of that information.

3 48. Plaintiff and Class Members exchanged numerous communications with Santa
 4 Clara Valley Medical Center. Plaintiff's and Class Members' communications included logging
 5 in and out of patient portals, exchanging communications about doctors and health conditions,
 6 and using button functionality from Santa Clara's websites.

7 49. Notwithstanding prospective and current patients' reasonable expectations of
 8 privacy and Santa Clara's legal duties of confidentiality Santa Clara disclosed (and continues to
 9 disclose) the contents of Plaintiff's and Class Members' communications and protected health
 10 information via automatic tracking mechanisms embedded in the websites operated by Santa
 11 Clara without patients' knowledge, authorization, or consent. In doing so, Santa Clara
 12 systematically violated the medical privacy rights of Plaintiff and Class Members by causing the
 13 unauthorized disclosure of their communications to be transmitted to Facebook, as well as Google
 14 and other third-party marketing companies.

15 50. The private information provided by Plaintiff and Class Members has been—and
 16 likely will be—further disseminated to additional third parties.

17 51. While Santa Clara intentionally incorporated the Meta Pixel into its website, Santa
 18 Clara never disclosed to Plaintiff or Class Members that it shared their sensitive and confidential
 19 communications with Facebook. As a result, Plaintiff and Class Members were unaware that their
 20 private information was being surreptitiously transmitted to third parties, including Facebook,
 21 when they visited Santa Clara's website.

22 52. By design, none of the tracking mechanisms employed by Santa Clara are visible
 23 to patients visiting Santa Clara's website.

24 53. Santa Clara did not warn or otherwise disclose to Plaintiff and Class Members that
 25 Santa Clara bartered their confidential medical communications to Facebook, as well as Google
 26 and other third parties, for marketing purposes.

1 54. Plaintiff and Class Members never consented, agreed, or otherwise authorized
 2 Santa Clara to disclose their confidential medical communications.

3 55. Upon information and belief, Santa Clara disclosed and Facebook intercepted the
 4 following non-public private information:

- 5 a. Plaintiff's and Class Members' status as patients;
- 6 b. Plaintiff's and Class Members' communications with Santa Clara via its website;
- 7 c. Plaintiff's and Class Members' use of Santa Clara's patient portal;
- 8 d. Plaintiff's and Class Members' searches for information regarding specific medical
 9 conditions and treatments, their medical providers, and their physical location.

10 56. Santa Clara interfered with Plaintiff's and Class Members' privacy rights when it
 11 implemented technology that surreptitiously tracked, recorded, and disclosed Plaintiff's and Class
 12 Members' confidential information to Facebook, as well as Google and other third parties.

13 57. Santa Clara also breached its obligations to patients in multiple other ways,
 14 including (1) failing to obtain their consent to disclose their private information to Facebook and
 15 other third parties, (2) failing to adequately review its marketing programs and web-based
 16 technology to ensure its website was safe and secure, (3) failing to remove or disengage software
 17 code that was known and designed to share patients' private information with third parties,
 18 (4) failing to take steps to block the transmission of Plaintiff's and Class Members' private
 19 information to Facebook and other third-party advertising companies, (5) failing to warn Plaintiff
 20 and Class Members that Santa Clara was routinely bartering their private information to Facebook
 21 via the Meta Pixel, and (6) otherwise ignoring Santa Clara's common-law and statutory
 22 obligations to protect the confidentiality of patient's protected health information.

23 58. Plaintiff and Class Members have suffered injury because of Defendants' conduct.
 24 Their injuries include invasion of privacy and the continued and ongoing risk of irreparable harm
 25 from the disclosure of their most sensitive and personal information.

1 **B. The Nature of Santa Clara's Unauthorized Disclosure of Patients' Health Care
2 Information**

3 59. Santa Clara's disclosure of current and prospective patients' personal health
4 information occurs because Santa Clara intentionally deploys source code on the websites it
5 operates, which causes current and prospective patients' personally identifiable information (as
6 well as the exact contents of their communications) to be transmitted to Facebook and other third
7 parties.

8 60. By design, Facebook and other third parties receive and record the exact contents
9 of these communications before the full response from Santa Clara has been rendered on the
10 screen of the patient's or user's computer device and while the communication with Santa Clara
11 remains ongoing.

12 61. While the information captured and disclosed without permission may vary
13 depending on the pixel(s) embedded, these "data packets" can be extensive, sending, for example,
14 not just the name of a physician and field of medicine, but also the first name, the last name, email
15 address, phone number and zip code and city of residence entered into the booking form. In
16 addition, that data is linked to a specific internet protocol ("IP") address.

17 62. The only reason for installing tracking pixels on a website is so that a web host
18 like Santa Clara can share information with third parties like Facebook and Google. Tracking
19 pixels are designed to automatically share user information with third parties every time they are
20 triggered.

21 63. The Meta Pixel, for example, sends information to Facebook via scripts running in
22 a person's internet browser so each data packet comes labeled with an IP address that can be used
23 in combination with other data to identify an individual or household.

24 64. In addition, if the person is (or recently has) logged into Facebook when they visit
25 a particular website when a Meta Pixel is installed, some browsers will attach third-party
26 cookies—another tracking mechanism—that allow Meta to link pixel data to specific Facebook
27 accounts.

1 65. The Meta Pixel allows Facebook to track people and the actions they take on
2 websites. When Meta Pixel is installed on a hospital website or patient portal like those
3 maintained by Santa Clara, the information that Facebook receives may include such information
4 as the patient's home address, their name, their search location, as well as their doctor's specialty,
5 name, and gender. When combined with other information that Facebook receives via the Meta
6 Pixel (such as Plaintiff's appointment information and information about the kinds of treatments
7 that patients research on the hospital's website), Facebook learns about patients' past and future
8 medical conditions, their past and future medical treatment, and when and where they are
9 receiving treatment for those conditions.

10 66. With substantial work and technical know-how, internet users can sometimes
11 circumvent this browser-based wiretap technology. This is why third parties bent on gathering
12 Personal Health Information, like Facebook, implement workarounds that cannot be evaded by
13 savvy users. Facebook's workaround is called Conversions API (CAPI).

14 67. CAPI is an effective workaround because it does not intercept data communicated
15 from the user's browser. Instead, Conversions API "is designed to create a direct connection
16 between [Web hosts'] marketing data and [Facebook]."

17 68. Thus, the communications between patients and Santa Clara, which are necessary
18 to use Santa Clara's website, are actually received by Santa Clara and stored on its server before
19 CAPI collects and sends the Personal Health Information contained in those communications
20 directly from Santa Clara to Facebook. Client devices do not have access to host servers and thus
21 cannot prevent (or even detect) this transmission.

22 69. While there is no way to confirm with certainty that a Web host like Santa Clara
23 has implemented workarounds like CAPI without access to the host server, Facebook instructs
24 companies to use the CAPI in addition to the Pixel and share the same events using both tools
25 because such a redundant event setup allows website owners to share website events with
26 Facebook that the pixel may lose. Thus, it is reasonable to infer that Facebook's customers who
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1 implement the Meta Pixel in accordance with Facebook's documentation will also implement the
 2 CAPI workaround.

3 70. The third parties to whom a website transmits data through pixels and associated
 4 workarounds do not provide any substantive content relating to the user's communications.
 5 Instead, these third parties are typically procured to track user data and communications for
 6 marketing purposes of the website owner.

7 71. Thus, without any knowledge, authorization, or action by a user, a website owner
 8 like Santa Clara can use its source code to commandeer a user's computing device, causing the
 9 device to contemporaneously and invisibly re-direct the users' communications to Facebook.

10 72. For example, when Plaintiff or a Class Member accessed Santa Clara's website
 11 pages hosting the Meta Pixel, the Meta Pixel software directed their browsers to send a message
 12 to Facebook's servers. The information that Santa Clara sent to Facebook included the private
 13 information that Plaintiff and Class Members communicated to Santa Clara's website, such as the
 14 type of medical appointment the patient made, the date, and the specific doctor the patient was
 15 seeing. Such private information allows Facebook to determine that a specific patient was seeking
 16 a specific type of confidential medical treatment. This kind of disclosure also allows Facebook
 17 to reasonably infer that a specific patient was being treated for specific types of medical
 18 conditions, such as cancer.

19 73. Websites like those maintained by Santa Clara are hosted by a computer server
 20 through which the businesses in charge of the website exchange and communicate with internet
 21 users via their web browsers.

22 74. Every website is hosted by a computer server through which the entity in charge
 23 of the website exchanges communications with internet users via a client device, such as a
 24 computer, tablet, or smart phone, via the client device's web browser.

25 75. Web browsers are software applications that allow users to exchange electronic
 26 communications over the internet.

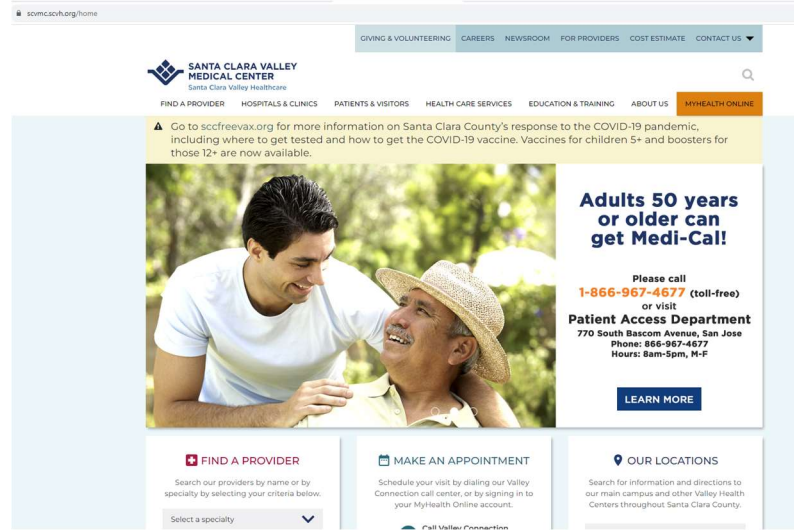
1 76. Each exchange of an electronic communication over the internet consists of an
 2 HTTP request from a client device and an HTTP response from a server. When a user types a
 3 URL into a web browser, for example, the URL is sent as an HTTP request to the server
 4 corresponding to the web address, and the server then returns an HTTP response that consists of
 5 a web page to render in the client device's web browser.

6 77. In addition to specifying the URL, HTTP requests can also send data to the host
 7 server, including users' cookies. Cookies are text files stored on client devices to record data,
 8 often containing sensitive, personally identifiable information.

9 78. In turn, HTTP responses may consist, among other things, of a web page, another
 10 kind of file, text information, or error codes.

11 79. A web page consists primarily of "Markup" and "Source Code." The markup of a
 12 web page comprises the visible portion of that web page. Markup is displayed by a web browser
 13 in the form of words, paragraphs, images, and videos displayed on a users' device screen. The
 14 source code of a web page is a set of instructions that commands the browser to take certain
 15 actions, either when the web page loads or when a specified event triggers the code.

16 80. For example, typing <https://scvmc.scvh.org/home> into a web browser sends an http
 17 request to Santa Clara's website, which returns a HTTP response in the form of the home page of
 18 Santa Clara's website:



1 81. Source code is not visible on the client device's screen, but it may change the
 2 markup of a webpage, thereby changing what is displayed on the client device's screen. Source
 3 code may also execute a host of other programmatic instructions, including commanding a web
 4 browser to send data transmissions in the form of HTTP requests to the website's server, or, as is
 5 the case with Santa Clara's website, to third parties via pixels.

6 82. In addition to controlling a website's Markup, Source Code executes a host of other
 7 programmatic instructions and can command a website visitor's browser to send data
 8 transmissions to third parties via pixels or web bugs,² effectively opening a spying window
 9 through which the webpage can funnel the visitor's data, actions, and communications to third
 10 parties, along with patients' personally identifiable information like their Facebook IDs.

11 83. For example, Santa Clara's website includes software code that transmits HTTP
 12 requests *directly* to Facebook, including patients' private health information, every time a patient
 13 interacts with a page on its website.

14 84. In essence, Santa Clara encourages its patients to use a tapped device, and once the
 15 Webpage is loaded into a patient's browser, the software-based wiretap is quietly waiting for
 16 private communications on the Webpage to trigger the tap, which intercepts those
 17 communications intended only for Santa Clara and transmits those communications to Facebook
 18 and other third parties.

19 85. When a patient communicates with Santa Clara's website (whether by typing in a
 20 webpage, putting in a search, clicking on a hyperlink, logging into the Santa Clara Valley Medical
 21 Center patient portal, maneuvering through the patient portal, or otherwise), Santa Clara causes
 22 some of that information to be transmitted to Facebook, as well as Google and other third parties,
 23 without the patient's knowledge or authorization. The third parties to whom user data is
 24 transmitted and the content of communications redirected are typically procured by websites to

27 ² These pixels or web bugs are tiny image files that are invisible to website users. They are purposefully
 28 designed in this manner, or camouflaged, so that users remain unaware of them.

1 track users' personally identifiable data and communications for marketing purposes—i.e.,
 2 targeted advertising.

3 86. The basic command that web browsers use to exchange data and user
 4 communications is called a GET request.³ For example, when a patient types “heart failure
 5 treatment” into the search box on Santa Clara’s website and hits ‘Enter,’ the patient’s web browser
 6 makes a connection with the server for Santa Clara’s website and sends the following request:
 7 “GET search/q=heart+failure+treatment.”

8 87. The other basic transmission command utilized by web browsers is POST, which
 9 is typically employed when a user enters data into a form on a website and clicks ‘Enter’ or some
 10 other form of submission button. POST sends the data entered in the form to the server hosting
 11 the website that the user is visiting.

12 88. In response to receiving a GET or POST request, the server for the entity with
 13 which the user is exchanging communications, in this case Santa Clara’s server, will send a set of
 14 instructions to the web-browser, commanding the browser with source code that (1) directs the
 15 browser on how to render the entity’s response and, in many circumstances, (2) commands the
 16 browser to transmit personally identifiable data about the Internet user and re-direct the precise
 17 content of the user’s GET or POST requests to various third parties.

18 89. Unbeknownst to most users, however, the website’s server may also transmit the
 19 user’s communications to Facebook, as well as other third parties. The Meta Pixel that Santa
 20 Clara installed on its website is programmed to manipulate user’s browsers so that their
 21 communications with Santa Clara were automatically, contemporaneously, and surreptitiously
 22 sent to Facebook. When Plaintiff and Class Members visited Santa Clara’s website for the first
 23 time, the Meta Pixel source code that Santa Clara had installed on its website instructed Plaintiff’s
 24 and Class Members’ browsers to begin sending duplicate GET and POST requests to Facebook

25
 26
 27 ³ https://www.w3schools.com/tags/ref_httpmethods.asp

1 every time that Plaintiff and Class Members subsequently interacted with part of Santa Clara's
 2 website, such as browsing new pages, filling out forms, or entering search terms in a search box.

3 90. The Meta Pixel was triggered each time Plaintiff and Class Members
 4 communicated with Santa Clara via Santa Clara's website and patient portal. This resulted in
 5 Plaintiff's and Class Members' communications being intercepted, duplicated, and secretly
 6 transmitted to Facebook at the same time the communications (in the form of HTTP GET requests
 7 and HTTP POST requests) were transmitted to Santa Clara.

8 91. In other words, as a result of the source code that Santa Clara installed on its
 9 website, *two* communications originate from a patient's browser once the patient initiates an
 10 action on Santa Clara's website—one (as intended) sent to Santa Clara and a second (undetectable
 11 to patients like Plaintiff and Class Members) that was simultaneously sent to Facebook.
 12 Accordingly, at the same time Plaintiff's and Class Members' browsers sent communications to
 13 Santa Clara, a duplicate of those communications was simultaneously sent to Facebook as a result
 14 of the instructions that their browsers had previously received from Santa Clara's website.

15 92. Given that the two communications are literally generated and sent at the same
 16 time, the duplication is occurring while the intended communications are in transit. Effectively,
 17 it is as if Santa Clara planted a bugging device inside Plaintiff's and Class Members' telephones,
 18 so that when they placed a call, the bug simultaneously sent a radio signal to Facebook in the next
 19 room, allowing Facebook to listen in and record the call. In this way, Santa Clara aided Facebook
 20 to read, learn, and exploit the contents of Plaintiff's and Class Members' communications that
 21 they sent (and Santa Clara received) within the state of California.

22 93. Google warns website developers and publishers that installing its ad tracking
 23 software on webpages employing GET requests will result in users' personally identifiable
 24 information being disclosed to Google.⁴

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 26
 27 ⁴ <https://support.google.com/platformspolicy/answer/6156630?hl=en>

1 94. Worse, the Personal Health Information that Santa Clara’s Meta Pixel sent to
 2 Facebook was sent alongside Plaintiff’s and Class Members’ Facebook IDs (c_user cookie or
 3 “FID”) thereby allowing individual patients’ communications with Santa Clara, and the Personal
 4 Health Information contained in those communications, to be linked to their unique Facebook
 5 accounts.

6 95. A user’s FID is linked to their Facebook profile, which generally contains a wide
 7 range of demographic and other information about the user, including pictures, personal interests,
 8 work history, relationship status, and other details. Because the user’s Facebook Profile ID
 9 uniquely identifies an individual’s Facebook account, Meta—or any ordinary person—can easily
 10 use the Facebook Profile ID to quickly and easily locate, access, and view the user’s
 11 corresponding Facebook profile.

12 96. Third parties (such as Facebook and Google) use the information they receive to
 13 track user data and communications for marketing purposes.

14 97. In many cases, third-party marketing companies acquire the content of user
 15 communications through a 1x1 pixel (the smallest dot on a user’s screen) called a tracking pixel,
 16 a web-bug, or a web beacon. These tracking pixels are tiny and are purposefully camouflaged to
 17 remain invisible to users.

18 98. Web bugs can be placed directly on a page by a web developer or can be funneled
 19 through a “tag manager” service to make the invisible tracking run more efficiently and to further
 20 obscure the third parties to whom the website transmits personally identifiable user data and re-
 21 directs the content of communications.

22 99. On information and belief, Santa Clara deploys Google Tag Manager on its
 23 websites through an “iframe,” a nested “frame” that exists within the Santa Clara’s Web
 24 Properties, including inside Santa Clara’s patient portal, that is, in reality, an invisible window
 25 through which Santa Clara funnels web bugs for third parties to secretly acquire the content of
 26
 27

1 patient communications without any knowledge, consent, authorization, or further action of
 2 patients.

3 100. By design, none of the tracking is visible to patients who visit Santa Clara's Web
 4 Properties.

5 101. Once the initial connection is made between a user and a website, the
 6 communications commence and continue between the parties in a bilateral fashion until the user
 7 leaves the website.

8 102. Unbeknownst to most users, the website's server may also transmit the user's
 9 communications to third parties. Indeed, Google warns website developers and publishers that
 10 installing its ad tracking software on webpages employing GET requests will result in users'
 11 personally identifiable information being disclosed to Google.⁵

12 103. Third parties (such as Facebook and Google) use the information they receive to
 13 track user data and communications for marketing purposes.

14 104. These tracking pixels can collect dozens of data points about individual website
 15 users who interact with a website. One of the world's most prevalent tracking pixels, called the
 16 Meta Pixel, is provided by Facebook.

17 105. A website developer who chooses to deploy third-party source code, like a tracking
 18 pixel, on their website must include the third-party source code directly in their website for every
 19 third party they wish to send user data and communications. This source code operates invisibly
 20 in the background when users visit a site employing such code.

21 106. More significantly, tracking pixels such as the Meta Pixel tool allow Santa Clara
 22 and Facebook to secretly track, intercept, record, and transmit every patient communication made
 23 on Santa Clara's website. When patients visit Santa Clara's website, unbeknownst to them, the
 24 web page displayed on the patient's browser includes the Meta Pixel as embedded code, which is
 25 not visible to patients or other visitors to Santa Clara's website. This code is triggered when a

27 ⁵ <https://support.google.com/platformspolicy/answer/6156630?hl=en>

1 patient or visitor interacts with the web page. Each time the Meta Pixel is triggered, the software
 2 code is executed and sends patients' private information directly to Facebook.

3 107. The Meta Pixel and similar tracking pixels act like a physical wiretap on a phone.
 4 Like a physical wiretap, pixels do not appear to alter the function of the communication device
 5 on which they are surreptitiously installed. Instead, these pixels lie in wait until they are triggered
 6 by an event, at which time they effectively open a channel through the website that funnels data
 7 about users and their actions to third parties via a hidden HTTP request that is never shown to or
 8 agreed to by the user.

9 108. For example, a patient can trigger an HTTP request by interacting with the search
 10 bar on Santa Clara's website by typing a term such as "pregnancy" into the search bar and then
 11 hitting enter. Santa Clara's server in turn sends an HTTP response, which results in the search
 12 results being displayed.

13 109. This is not the only HTTP request, however, that is created by a patient's
 14 interaction with Santa Clara's website. In fact, at the very same time the web page is instructed
 15 to send an HTTP request to Santa Clara requesting search results, the source code, acting as a tap,
 16 is triggered, such that Santa Clara's website is also instructed to send an HTTP request directly to
 17 Facebook, as well as Google, and other third parties, informing them of the patient's exact search
 18 and the patient's identifiable information.

19 **C. Tracking pixels provide third parties with a trove of personally identifiable
 20 information.**

21 110. Tracking pixels are especially pernicious because they result in the disclosure of
 22 personally identifiable information.

23 111. For example, an IP address is a number that identifies a computer connected to the
 24 internet. IP addresses are used to identify and route communications on the internet. IP addresses
 25 of individual users are used by internet service providers, websites, and tracking companies to
 26 facilitate and track internet communications and content. IP addresses also offer advertising

1 companies like Facebook a unique and semi-persistent identifier across devices—one that has
 2 limited privacy controls.⁶

3 112. Because of their uniquely identifying character, IP addresses are considered
 4 protected personally identifiable information. 45 CFR § 164.514. Tracking pixels can (and
 5 typically do) collect website visitors' IP addresses.

6 113. HIPAA further provides that information is personally identifiable where the
 7 covered entity has “actual knowledge that the information could be used alone or in combination
 8 with other information to identify an individual who is a subject of the information.” 45 C.F.R. §
 9 164.514(2)(ii); *see also*, 45 C.F.R. § 164.514(b)(2)(i)(O).

10 114. Consequently, Santa Clara's disclosure of Plaintiff's and Class Members' IP
 11 addresses violated HIPAA and industry-wide privacy standards.

12 115. Likewise, internet cookies also provide personally identifiable information.

13 116. In the early years of the internet, advertising on websites followed the same model
 14 as traditional newspapers. Just as a sporting goods store would choose to advertise in the sports
 15 section of a traditional newspaper, advertisers on the early internet paid for ads to be placed on
 16 specific web pages based on the type of content displayed.

17 117. Computer programmers eventually developed ‘cookies’—small text files that web
 18 servers can place on a user's browser and computer when a user's browser interacts with a website
 19 server. Eventually some cookies were designed to acquire and record an individual internet user's
 20 communications and activities on websites across the internet.

21 118. Cookies are designed to operate as a means of identification for internet users.
 22 Advertising companies like Facebook and Google have developed methods for monetizing and
 23 profiting from cookies. These companies use third-party tracking cookies to help them acquire
 24 and record user data and communications in order to sell targeted advertising that is customized

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 26
 27 ⁶ <https://adtechexplained.com/the-future-of-ip-address-as-an-advertising-identifier/>

1 to a user's personal communications and browsing history. To build individual profiles of internet
2 users, third party advertising companies assign each user a unique (or a set of unique) identifiers.

3 119. Cookies are considered personal identifiers. 45 CFR § 164.514. Tracking pixels
4 can collect cookies from website visitors.

5 120. In general, cookies are categorized by (1) duration and (2) party.

6 121. There are two types of cookies classified by duration.

7 122. "Session cookies" are placed on a user's computing device only while the user is
8 navigating the website that placed and accesses the cookie. The user's web browser typically
9 deletes session cookies when the user closes the browser.

10 123. "Persistent cookies" are designed to survive beyond a single internet-browsing
11 session. The party creating the persistent cookie determines its lifespan. As a result, a persistent
12 cookie can acquire and record a user's internet communications for years and over dozens or even
13 hundreds of websites. Persistent cookies are also called "tracking cookies."

14 124. Cookies are also classified by the party that uses the collected data.

15 125. "First-party cookies" are set on a user's device by the website with which the user
16 is exchanging communications. First-party cookies can be helpful to the user, server, and/or
17 website to assist with security, login, and functionality.

18 126. "Third-party cookies" are set on a user's device by website servers other than the
19 website or server with which the user is exchanging communications. For example, the same
20 patient who visits Santa Clara's website will also have cookies on their device from third parties,
21 such as Facebook and Google. Unlike first-party cookies, third-party cookies are not typically
22 helpful to the user. Instead, third-party cookies are typically used for data collection, behavioral
23 profiling, and targeted advertising.

24 127. Data companies like Facebook have developed methods for monetizing and
25 profiting from cookies. These companies use third-party tracking cookies to help them acquire
26 and record user data and communications in order to sell advertising that is customized to a user's
27

1 communications and habits. To build individual profiles of internet users, third party data
 2 companies assign each user a unique identifier or set of unique identifiers.

3 128. Traditionally, first-party and third-party cookies were kept separate. An internet
 4 security policy known as the same-origin policy required web browsers to prevent one web server
 5 from accessing the cookies of a separate web server. For example, although Santa Clara can
 6 deploy source code that uses Facebook third-party cookies to help Facebook acquire and record a
 7 patient's communications, Santa Clara is not permitted direct access to Facebook third-party
 8 cookie values. The reverse *was* also true: Facebook was not provided direct access to the values
 9 associated with first-party cookies set by companies like Santa Clara. But Data companies have
 10 designed a way to hack around the same-origin policy so that third-party data companies like
 11 Facebook can gain access to first-party cookies.

12 129. JavaScript source code developed by third party data companies and placed on a
 13 webpage by a developer such as Santa Clara can bypass the same-origin policy to send a first-
 14 party cookie value in a tracking pixel to the third-party data company. This technique is known
 15 as "cookie synching," and it allows two cooperating websites to learn each other's cookie
 16 identification numbers for the same user. Once the cookie synching operation is completed, the
 17 two websites can exchange any information that they have collected and recorded about a user
 18 that is associated with a cookie identifier number. The technique can also be used to track an
 19 individual who has chosen to deploy third-party cookie blockers.

20 130. In effect, cookie synching is a method through which Facebook, Google, and other
 21 third-party marketing companies set and access third-party cookies that masquerade as first-party
 22 cookies. By designing these special third-party cookies that are set for first-party websites,
 23 Facebook and Google hack their way around any cookie blockers that users set up to stop their
 24 tracking.

25 131. The Facebook cookie used for cookie synching is named _fbp.

26 132. On information and belief, the letters fbp are an acronym for Facebook Pixel.

1 133. The Facebook _fbp cookie is a Facebook identifier that is set by Facebook source
2 code and associated with the health care provider using the Meta Pixel.

3 134. The _fbp cookie is also a third-party cookie in that it is also a cookie associated
4 with Facebook that is used by Facebook to associate information about a person and their
5 communications with non-Facebook entities while the person is on a non-Facebook website or
6 app.

7 135. Santa Clara requires patients using its patient portal to have enabled first-party
8 cookies to gain access to its patient portal.

9 136. The _fbp cookie is used as a unique identifier for patients by Facebook.

10 137. If a patient takes an action to delete or clear third-party cookies from their device,
11 the _fbp cookie is not impacted—even though it is a Facebook cookie—because Facebook has
12 disguised it as a first-party cookie. Facebook also uses IP addresses and user-agent information
13 to match the health information it receives from Santa Clara with Facebook users.

14 138. Santa Clara engages in cookie synching with Facebook, as well as with Google
15 and other third parties.

16 139. Santa Clara's cookie disclosures include the deployment of cookie synching
17 techniques that cause the disclosure of the first-party cookie values that Santa Clara assigns to
18 patients to also be made to third parties.

19 140. Santa Clara uses and causes the disclosure of patient cookie identifiers with each
20 re-directed communication described herein, including patient communications concerning
21 individual providers, conditions, and treatments.

22 141. A third type of personally identifiable information is what data companies refer to
23 as a “browser-fingerprint.” A browser-fingerprint is information collected about a computing
24 device that can be used to identify the specific device.

25 142. These browser-fingerprints can be used to uniquely identify individual users when
26 a computing device's IP address is hidden or cookies are blocked and can provide a wide variety
27

1 of data. As Google explained, “With fingerprinting, developers have found ways to use tiny bits
 2 of information that vary between users, such as what device they have or what fonts they have
 3 installed to generate a unique identifier which can then be used to match a user across websites.”⁷
 4 The value of browser-fingerprinting to advertisers (and trackers who want to monetize aggregated
 5 data) is that they can be used to track website users just as cookies do, but it employs much more
 6 subtle techniques.⁸ Additionally, unlike cookies, users cannot clear their fingerprint and therefore
 7 cannot control how their personal information is collected.⁹

8 143. In 2017, researchers demonstrated that browser fingerprinting techniques can
 9 successfully identify 99.24 percent of all users.¹⁰

10 144. Browser-fingerprints are personal identifiers, and tracking pixels can collect
 11 browser-fingerprints from website visitors.

12 145. Santa Clara uses and causes the disclosure of data sufficient for third parties to
 13 create a browser-fingerprint identifier with each re-directed communication described herein,
 14 including patient communications concerning individual providers, conditions, and treatments.

15 146. A fourth kind of personally identifiable information protected by law against
 16 disclosure are unique user identifiers (such as Facebook’s “Facebook ID”) that permit companies
 17 like Facebook to quickly and automatically identify the personal identity of its user across the
 18 internet whenever the identifier is encountered. A Facebook ID is an identifying number string
 19 that is connected to a user’s Facebook profile.¹¹ Anyone with access to a user’s Facebook ID can
 20 locate a user’s Facebook profile.¹²

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 23 ⁷ <https://www.blog.google/products/chrome/building-a-more-private-web/>

24 ⁸ <https://pixelprivacy.com/resources/browser-fingerprinting/>

25 ⁹ <https://www.blog.google/products/chrome/building-a-more-private-web/>

26 ¹⁰ <https://www.ndss-symposium.org/ndss2017/ndss-2017-programme/cross-browser-fingerprinting-os-and-hardware-level-features/>

27 ¹¹ <https://www.facebook.com/help/211813265517027>

¹² <https://smallseotools.com/find-facebook-id/>

1 147. Unique identifiers such as a person's Facebook ID are likewise capable of
 2 collection through pixel trackers.

3 148. Each of the individual data elements described above is personally identifiable on
 4 their own. However, Santa Clara's disclosures of such personally identifiable data elements do
 5 not occur in a vacuum. The disclosures of the different data elements are tied together and, when
 6 taken together, these data elements are even more accurate in identifying individual patients,
 7 particularly when disclosed to data companies such as Facebook, Google, and other internet
 8 marketing companies that expressly state that they use such data elements to identify individuals.

9 **D. Facebook's Business Model: Exploiting Users' Personal Information for Profit**

10 149. Facebook, a social media platform founded in 2004 and today operated by Meta
 11 Platforms, Inc., was originally designed as a social networking website for college students.

12 150. Facebook describes itself as a "real identity" platform.¹³ This means that users are
 13 permitted only one account and must share "the name they go by in everyday life."¹⁴ To that end,
 14 Facebook requires users to provide their first and last name, along with their birthday, telephone
 15 number and/or email address, and gender, when creating an account.¹⁵

16 151. In 2007, realizing the value of having direct access to millions of consumers,
 17 Facebook began monetizing its platform by launching "Facebook Ads," proclaiming this service
 18 to be a "completely new way of advertising online," that would allow "advertisers to deliver more
 19 tailored and relevant ads."¹⁶ Facebook has since evolved into one of the largest advertising
 20 companies in the world.¹⁷ Facebook can target users so effectively because it surveils user activity

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 24 ¹³ <https://www.wsj.com/articles/how-many-users-does-facebook-have-the-company-struggles-to-figure-it-out-11634846701#:~:text=Facebook%20said%20in%20its%20most,of%20them%20than%20developed%20ones>.

25 ¹⁴ <https://transparency.fb.com/policies/community-standards/account-integrity-and-authentic-identity/>

26 ¹⁵ <https://www.facebook.com/help/406644739431633>

27 ¹⁶ <https://about.fb.com/news/2007/11/facebook-unveils-facebook-ads/>

28 ¹⁷ <https://www.pewresearch.org/fact-tank/2021/06/01/facts-about-americans-and-facebook/>

1 both on and off its website through the use of tracking pixels.¹⁸ This allows Facebook to make
 2 inferences about users based on their interests, behavior, and connections.¹⁹

3 152. Today, Facebook provides advertising on its own social media platforms, as well
 4 as other websites through its Facebook Audience Network. Facebook has more than 2.9 billion
 5 users.²⁰

6 153. Facebook maintains profiles on users that include users' real names, locations,
 7 email addresses, friends, likes, and communications. These profiles are associated with personal
 8 identifiers, including IP addresses, cookies, and other device identifiers. Facebook also tracks
 9 non-users across the web through its internet marketing products and source code.

10 154. Facebook offers several advertising options based on the type of audience that an
 11 advertiser wants to target. Those options include targeting "Core Audiences," "Custom
 12 Audiences," "Look Alike Audiences," and even more granulated approaches within audiences
 13 called "Detailed Targeting." Each of Facebook's advertising tools allow an advertiser to target
 14 users based, among other things, on their personal data, including geographic location,
 15 demographics (e.g., age, gender, education, job title, etc.), interests, (e.g., preferred food, movies),
 16 connections (e.g., particular events or Facebook pages), and behaviors (e.g., purchases, device
 17 usage, and pages visited). This audience can be created by Facebook, the advertiser, or both
 18 working in conjunction.

19 155. Ad Targeting has been extremely successful due to Facebook's ability to target
 20 individuals at a granular level. For example, among many possible target audiences, "Facebook
 21 offers advertisers 1.5 million people 'whose activity on Facebook suggests that they're more
 22 likely to engage with/distribute liberal political content' and nearly seven million Facebook users
 23 who 'prefer high-value goods in Mexico.'"²¹ Aided by highly granular data used to target specific

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 25 ¹⁸ <https://www.facebook.com/business/help/742478679120153?id=1205376682832142>

26 ¹⁹ <https://www.facebook.com/business/ads/ad-targeting>

27 ²⁰ <https://www.statista.com/statistics/264810/number-of-monthly-active-facebook-users-worldwide/>

²¹ <https://www.nytimes.com/2018/04/11/technology/facebook-privacy-hearings.html>

1 users, Facebook's advertising segment quickly became Facebook's most successful business unit,
 2 with millions of companies and individuals utilizing Facebook's advertising services.

3 **E. Facebook's Meta Pixel tool allows Facebook to track the personal data of individuals
 4 across a broad range of third-party websites.**

5 156. To power its advertising business, Facebook uses a variety of tracking tools to
 6 collect data about individuals, which it can then share with advertisers. These tools include
 7 software development kits incorporated into third-party applications, its "Like" and "Share"
 8 buttons (known as "social plug-ins"), and other methodologies, which it then uses to power its
 9 advertising business.

10 157. One of Facebook's most powerful tools is called the "Meta Pixel."

11 158. The Meta Pixel is a snippet of code embedded on a third-party website that tracks
 12 users' activities as users navigate through a website.²² Once activated, the Meta Pixel "tracks the
 13 people and type of actions they take."²³ Meta Pixel can track and log each page a user visits, what
 14 buttons they click, as well as specific information that users input into a website.²⁴ The Meta Pixel
 15 code works by sending Facebook a detailed log of a user's interaction with a website such as
 16 clicking on a product or running a search via a query box. The Meta Pixel also captures
 17 information such as what content a user views on a website or how far down a web page they
 18 scrolled.²⁵

19 159. When a patient uses their healthcare provider's website or application where the
 20 Meta Pixel is present, the Meta Pixel transmits the content of their communications to Facebook,
 21 including but not limited to (1) signing up for a patient portal, (2) signing-in and -out of a patient
 22 portal, (3) taking actions inside a patient portal, (4) making or scheduling appointments, (5)
 23 exchanging communications related to doctors, treatments, payment information, health

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 25 ²² <https://developers.facebook.com/docs/meta-pixel/>

26 ²³ <https://www.facebook.com/business/goals/retargeting>

27 ²⁴ <https://www.facebook.com/business/help/742478679120153?id=1205376682832142>

²⁵ <https://themarkup.org/show-your-work/2022/04/28/how-we-built-a-meta-pixel-inspector>

1 insurance information, prescription drugs, prescriptions, side effects, conditions, diagnoses,
 2 prognoses, or symptoms of health conditions, (6) conduct a search on a Facebook partner website,
 3 and (7) other information that qualifies as Personal Health Information and/or Protected Health
 4 Information under state and federal laws.

5 160. In many circumstances, Facebook also obtains information from health care
 6 providers that identify a Facebook user's status as a patient and other health information that is
 7 protected by state and federal law. This occurs through tools that Facebook encourages health
 8 care providers to use to upload customer (i.e., patient) lists for use in its advertising systems.

9 161. The information transmitted from a health care provider's website or application
 10 is sufficient to uniquely identify a patient under federal law (such as IP addresses and device
 11 identifiers that Facebook associates with a patient's Facebook account), and may also include a
 12 patient's demographic information, email address, phone number, computer IP address, contact
 13 information, appointment type and date, treating physicians, button and menu selections, the
 14 content of buttons clicked, information typed into text boxes, and information about the substance,
 15 purport, and meaning of patient requests for information from their health care providers.

16 162. When someone visits a third-party website page that includes the Meta Pixel code,
 17 the Meta Pixel code is able to replicate and send the user data to Facebook through a separate (but
 18 simultaneous) channel in a manner that is undetectable by the user.²⁶ This information is disclosed
 19 to Facebook regardless of whether a user is logged into their Facebook account at the time.

20 163. The transmission is instantaneous—indeed Facebook often receives the
 21 information before the health care provider does.

22 164. The transmission is invisible.

23 165. The transmission is made without any affirmative action taken by the patient.

24 166. The transmission occurs without any notice to the patient that it is occurring.

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 26 ²⁶ See, e.g., *In re Facebook, Inc. Internet Tracking Litigation*, 956 F.3d 589, 596 (9th Cir. 2020) (explaining
 27 functionality of Facebook software code on third-party websites).

1 167. Facebook collects the transmitted identifiable health information and uses
 2 “cookies” to match it to Facebook users, allowing Facebook to target ads to a person who, for
 3 example, has used a patient portal and has exchanged communications about a specific condition,
 4 such as cancer.

5 168. The information Meta Pixel captures and discloses to Facebook includes a referrer
 6 header (or “URL”), which includes significant information regarding the user’s browsing history,
 7 including the identifiable information of the individual internet user and the web server, as well
 8 as the name of the web page and the search terms used to find it.²⁷ When users enter a URL
 9 address into their web browser using the ‘http’ web address format, or click hyperlinks embedded
 10 on a web page, they are actually telling their web browsers (the client) which resources to request
 11 and where to find them. Thus, the URL provides significant information regarding a user’s
 12 browsing history, including identifiable information for the individual internet user and the web
 13 server, as well as the name of the web page and the search terms that the user used to find it.

14 169. These search terms and the resulting URLs divulge a user’s personal interests,
 15 queries, and habits on third-party websites operating outside of Facebook’s own platform. In this
 16 manner, Facebook tracks users’ browsing histories on third-party websites and compiles these
 17 browsing histories into personal profiles which are sold to advertisers to generate revenue.²⁸

18 170. For example, if the Meta Pixel is incorporated on a shopping website, it may log
 19 what searches a user performed, which items of clothing a user clicked on, whether they added an
 20 item to their cart, as well as what they purchased. Along with this data, Facebook also receives
 21 personally identifiable information like IP addresses, Facebook IDs, user agent information,
 22 device identifiers, and other data. All this personally identifiable data is available each time the
 23 Meta Pixel forwards a user’s interactions with a third-party website to Facebook’s servers. Once
 24 Facebook receives this information, Facebook processes it, analyzes it, and assimilates it into
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²⁷ *In re Facebook*, 956 F.3d at 596.

²⁸ *In re Facebook*, 956 F.3d at 596.

1 datasets like its Core Audiences and Custom Audiences. Facebook can then sell this information
 2 to companies who wish to display advertising for products similar to what the user looked at on
 3 the original shopping website.

4 171. These communications with Facebook happen silently, without users' knowledge.
 5 By default, the transmission of information to Facebook's servers is invisible. Facebook's Meta
 6 Pixel allows third-party websites to capture and send personal information a user provides to
 7 match them with Facebook or Instagram profiles, even if they are not logged into Facebook at the
 8 time.²⁹

9 172. In exchange for installing its Meta Pixel, Facebook provides website owners like
 10 Santa Clara with analytics about the ads they have placed on Facebook and Instagram and tools
 11 to target people who have visited its websites.³⁰

12 173. The Meta Pixel collects data on website visitors regardless of whether they have
 13 Facebook or Instagram accounts.³¹

14 174. Facebook can then share analytic metrics with the website host, while at the same
 15 time sharing the information it collects with third-party advertisers who can then target users
 16 based on the information collected and shared by Facebook.

17 175. Facebook touted Meta Pixel (which it originally called "Facebook Pixel") as "a
 18 new way to report and optimize for conversions, build audiences and get rich insights about how
 19 people use your website."³² According to Facebook, the Meta Pixel is an analytics tool that allows
 20 businesses to measure the effectiveness of their advertising by understanding the actions people
 21 take on its websites."³³

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 24 ²⁹ <https://themarkup.org/show-your-work/2022/04/28/how-we-built-a-meta-pixel-inspector>

25 ³⁰ <https://themarkup.org/pixel-hunt/2022/06/16/facebook-is-receiving-sensitive-medical-information-from-hospital-websites>

26 ³¹ <https://themarkup.org/show-your-work/2022/04/28/how-we-built-a-meta-pixel-inspector>

27 ³² <https://developers.facebook.com/ads/blog/post/v2/2015/10/14/announcing-facebook-pixel/>

³³ <https://www.oviond.com/understanding-the-facebook-pixel>

1 176. Facebook warns web developers that its Pixel enables Facebook “to match your
 2 website visitors to their respective Facebook User accounts.”³⁴

3 177. Facebook recommends that its Meta Pixel code be added to the base code on every
 4 website page (including the website’s persistent header) to reduce the chances of browsers or code
 5 blocking Pixel’s execution and to ensure that visitors will be tracked.³⁵

6 178. Once the Meta Pixel is installed on a business’s website, the Meta Pixel tracks
 7 users as they navigate through the website and logs which pages are visited, which buttons are
 8 clicked, the specific information entered in forms (including personal information), as well as
 9 “optional values” set by the business website.³⁶ Facebook builds user profiles on users that
 10 include the user’s real name, address, location, email addresses, friends, likes, and
 11 communications that Facebook associates with personal identifiers, such as IP addresses and the
 12 Facebook ID. Meta Pixel tracks this data regardless of whether a user is logged into Facebook.

13 179. Facebook tracks non-Facebook users through its widespread internet marketing
 14 products and source code, and Mark Zuckerberg has conceded that the company maintains
 15 “shadow profiles” on nonusers of Facebook.³⁷

16 180. For Facebook, the Meta Pixel tool embedded on third-party websites acts as a
 17 conduit for information, sending the information it collects to Facebook through scripts running
 18 in a user’s internet browser, similar to how a “bug” or wiretap can capture audio information. The
 19 information is sent in data packets, which include personally identifiable data.

20 181. For example, the Meta Pixel is configured to automatically collect “HTTP
 21 Headers” and “Pixel-specific data.”³⁸ HTTP headers collect data including “IP addresses,

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³⁴ <https://developers.facebook.com/docs/meta-pixel/get-started>

25 ³⁵ <https://developers.facebook.com/docs/meta-pixel/get-started>

26 ³⁶ <https://developers.facebook.com/docs/meta-pixel/>

27 ³⁷ <https://techcrunch.com/2018/04/11/facebook-shadow-profiles-hearing-lujan-zuckerberg/>

³⁸ <https://developers.facebook.com/docs/meta-pixel/>

1 information about the web browser, page location, document, referrer and person using the
 2 website.”³⁹ Pixel-specific data includes such data as the “Pixel ID and the Facebook Cookie.”⁴⁰

3 182. Meta Pixel takes the information it harvests and sends it to Facebook with
 4 personally identifiable information, such as a user’s IP address, name, email, phone number, and
 5 specific Facebook ID. Anyone who has access to this Facebook ID can use this identifier to
 6 quickly and easily locate, access, and view a user’s corresponding Facebook profile. Facebook
 7 stores this information on its servers, and, in some instances, maintains this information for
 8 years.⁴¹

9 183. Facebook has a number of ways to exploit the data that is being forwarded from
 10 third-party websites through the Meta Pixel.

11 184. If a user has a Facebook account, the user data may be collected and linked to the
 12 individual user’s Facebook account. For example, if the user is logged into their Facebook
 13 account when the user visits a third-party website where the Meta Pixel is installed, many common
 14 browsers will attach third-party cookies allowing Facebook to link the data collected by Meta
 15 Pixel to the specific Facebook user.

16 185. Alternatively, Facebook can link the data to a user’s Facebook account through the
 17 “Facebook Cookie.”⁴² The Facebook Cookie is a workaround to recent cookie-blocking
 18 applications used to prevent websites from tracking users.⁴³

19 186. Facebook can also link user data to Facebook accounts through identifying
 20 information collected through Meta Pixel through what Facebook calls “Advanced Matching.”
 21 There are two forms of Advanced Matching: manual matching and automatic matching.⁴⁴ Manual
 22

23 ³⁹ <https://developers.facebook.com/docs/meta-pixel/>

24 ⁴⁰ <https://developers.facebook.com/docs/meta-pixel/>

25 ⁴¹ <https://themarkup.org/pixel-hunt/2022/06/16/facebook-is-receiving-sensitive-medical-information-from-hospital-websites>

26 ⁴² <https://clearcode.cc/blog/facebook-first-party-cookie-adtech/>

27 ⁴³ <https://clearcode.cc/blog/difference-between-first-party-third-party-cookies/>

28 ⁴⁴ <https://www.facebook.com/business/help/611774685654668?id=1205376682832142>

1 matching requires the website developer to manually send data to Facebook so that users can be
 2 linked to data. Automatic matching allows Meta Pixel to scour the data it receives from third-
 3 party websites to search for recognizable fields, including names and email addresses that
 4 correspond with users' Facebook accounts.

5 187. While the Meta Pixel tool "hashes" personal data—obscuring it through a form of
 6 cryptography before sending the data to Facebook—that hashing does not prevent *Facebook* from
 7 using the data.⁴⁵ In fact, Facebook explicitly uses the hashed information it gathers to link pixel
 8 data to Facebook profiles.⁴⁶

9 188. Facebook also receives personally identifiable information in the form of user's
 10 unique IP addresses, which remain the same as users visit multiple websites. When browsing a
 11 third-party website that has embedded Facebook code, a user's IP address is forwarded to
 12 Facebook by GET requests, which are triggered by Facebook code snippets. The IP address
 13 enables Facebook to keep track of the website page visits associated with that address.

14 189. Facebook also places cookies on visitors' computers. It then uses these cookies to
 15 store information about each user. For example, the "c_user" cookie is a unique identifier that
 16 identifies a Facebook user's ID. The c_user cookie value is a means of identification that is the
 17 Facebook equivalent of a user identification number. Each Facebook user has one—and only
 18 one—unique c_user cookie. Facebook uses the c_user cookie to record user activities and
 19 communications.

20 190. An unskilled computer user can obtain the c_user value for any Facebook user by
 21 (1) going to the user's Facebook page, (2) right-clicking with their mouse anywhere on the
 22 background of the page, (3) selecting 'View page source,' (4) executing a control-F function for
 23 "user=" and (5) copying the number value that immediately follows "user=" in the page source
 24 code of the target Facebook user's page.

25
 26

⁴⁵ <https://www.facebook.com/business/help/611774685654668?id=1205376682832142>

27

⁴⁶<https://themarkup.org/pixel-hunt/2022/06/16/facebook-is-receiving-sensitive-medical-information-from-hospital-websites>

1 191. It is even easier to find the Facebook account associated with a c_user cookie: one
 2 simply needs to log-in to Facebook, and then type www.facebook.com/#, with # representing the
 3 c_user cookie identifier. For example, the c_user cookie value for Mark Zuckerberg is 4. Logging
 4 in to Facebook and typing www.facebook.com/4 in the web browser retrieves Mark Zuckerberg's
 5 Facebook page: www.facebook.com/zuck.

6 192. The datr cookie identifies the patient's specific web browser from which the
 7 patient is sending the communication. It is an identifier that is unique to the patient's specific web
 8 browser and is therefore a means of identification for Facebook users. Facebook keeps a record
 9 of every datr cookie identifier associated with each of its users, and a Facebook user can obtain a
 10 redacted list of all datr cookies associated with his or her Facebook account from Facebook.

11 193. The fr cookie is a Facebook identifier that is an encrypted combination of the
 12 c_user and datr cookies.

13 194. The fbp cookie is a Facebook identifier that is set by Facebook source code and
 14 associated with Santa Clara's use of the Facebook Tracking Pixel program.

15 195. The fbp cookie emanates from Santa Clara's Web Properties as a putative first-
 16 party cookie, but is transmitted to Facebook through cookie synching technology that hacks
 17 around the same-origin policy.

18 196. Similarly, the "lu" cookie identifies the last Facebook user who logged in using a
 19 specific browser. Like IP addresses, cookies are included with each request that a user's browser
 20 makes to Facebook's servers. Facebook employs similar cookies such as the "fr," "act,"
 21 "presence," "spin," "wd," "xs," and "fbp" cookies to track users on websites across the internet.⁴⁷
 22 These cookies allow Facebook to easily link the browsing activity of its users to their real-world
 23 identities, and such highly sensitive data as medical information, religion, and political
 24 preferences.⁴⁸

25
 26

⁴⁷ <https://techexpertise.medium.com/facebook-cookies-analysis-e1cf6ffbd8a#:~:text=browser%20session%20ends.,%E2%80%9Cdatr%E2%80%9D,security%20and%20site%20integrity%20features>.

27

⁴⁸ https://securehomes.esat.kuleuven.be/~gacar/fb_tracking/fb_plugins.pdf

1 197. Facebook also uses browser fingerprinting to uniquely identify individuals. Web
 2 browsers have several attributes that vary between users, like the browser software system,
 3 plugins that have been installed, fonts that are available on the system, the size of the screen, color
 4 depth, and more. Together, these attributes create a fingerprint that is highly distinctive. The
 5 likelihood that two browsers have the same fingerprint is at least as low as 1 in 286,777, and the
 6 accuracy of the fingerprint increases when combined with cookies and the user's IP address.
 7 Facebook recognizes a visitor's browser fingerprint each time a Facebook button is loaded on a
 8 third-party website page. Using these various methods, Facebook can identify individual users,
 9 watch as they browse third-party websites like Santa Clara's website, and target users with
 10 advertising based on their web activity.

11 198. Facebook then sells advertising space by highlighting its ability to target users.
 12 Facebook can target users so effectively because it surveils user activity both on and off its official
 13 website. This allows Facebook to make inferences about users far beyond what they explicitly
 14 disclose, like their "interests," "behavior," and "connections."⁴⁹ Facebook compiles this
 15 information into a generalized dataset called "Core Audiences," which advertisers use to create
 16 highly specific targeted advertising. Indeed, Facebook uses precisely the type of Personal Health
 17 Information that Santa Clara bartered to Facebook so that Facebook can identify, target, and
 18 market products and services to individuals.

19 **F. Santa Clara has embedded the Meta Pixel tool on its website, resulting in the capture
 20 and disclosure of patients' and users' protected health information to Facebook.**

21 199. A third-party website that incorporates Meta Pixel benefits from the ability to
 22 analyze a user's experience and activity on the website to assess the website's functionality and
 23 traffic. The third-party website also gains information from its customers through Meta Pixel that
 24 can be used to target them with advertisements, as well as to measure the results of advertising
 25 efforts.

26
 27 ⁴⁹ <https://www.facebook.com/business/ads/ad-targeting>

1 200. Facebook's intrusion into the personal data of visitors to third-party websites
 2 incorporating the Meta Pixel is both significant and unprecedented. When Meta Pixel is
 3 incorporated into a third-party website, unbeknownst to users and without their consent, Facebook
 4 gains the ability to surreptitiously gather every user interaction with the website ranging from what
 5 the user clicks on to the personal information entered on a website search bar. Facebook aggregates
 6 this data against all websites.⁵⁰ Facebook benefits from obtaining this information because it
 7 improves its advertising network, including its machine-learning algorithms and its ability to
 8 identify and target users with ads.

9 201. Facebook provides websites using Meta Pixel with the data it captures in the "Meta
 10 Pixel page" in Events Manager, as well as tools and analytics to reach these individuals through
 11 future Facebook ads.⁵¹ For example, websites can use this data to create "custom audiences" to
 12 target the specific Facebook user, as well as other Facebook users who match "custom audience's"
 13 criteria.⁵² Businesses that use Meta Pixel can also search through Meta Pixel data to find specific
 14 types of users to target, such as men over a certain age.

15 202. Businesses install the Meta Pixel software code to help drive and decode key
 16 performance metrics from visitor traffic to their websites.⁵³ Businesses also use the Meta Pixel to
 17 build custom audiences on Facebook that can be used for advertising purposes.⁵⁴

18 203. Recently, investigative journalists have determined that Meta Pixel is embedded
 19 on the websites of many of the top hospitals in the United States.⁵⁵ This results in sensitive medical
 20 information being collected and then sent to Facebook when a user interacts with these hospital
 21 websites.

22
 23 ⁵⁰ <https://www.facebook.com/business/help/742478679120153?id=1205376682832142>

24 ⁵¹ <https://www.facebook.com/business/help/742478679120153?id=1205376682832142>

25 ⁵² <https://developers.facebook.com/docs/marketing-api/reference/custom-audience/>

26 ⁵³ <https://instapage.com/blog/meta-pixel>

27 ⁵⁴ <https://instapage.com/blog/meta-pixel>

28 ⁵⁵ <https://themarkup.org/pixel-hunt/2022/06/16/facebook-is-receiving-sensitive-medical-information-from-hospital-websites>

1 204. For example, when a user on many of these hospital websites clicks on a “Schedule
 2 Online” button next to a doctor’s name, Meta Pixel sends the text of the button, the doctor’s name,
 3 and the search term (such as “cardiology”) used to find the doctor to Facebook. If the hospital’s
 4 website has a drop-down menu to select a medical condition in connection with locating a doctor
 5 or making an appointment, that condition is also transmitted to Facebook through Meta Pixel.

6 205. Facebook has designed the Meta Pixel such that Facebook receives information
 7 about patient activities on hospital websites as they occur in real time. Indeed, the moment that a
 8 patient takes any action on a webpage that includes the Meta Pixel—such as clicking a button to
 9 register, login, or logout of a patient portal or to create an appointment—Facebook code embedded
 10 on that page redirects the content of the patient’s communications to Facebook while the exchange
 11 of information between the patient and hospital is still occurring.

12 206. Santa Clara is among the hospital systems who have embedded Meta Pixel on their
 13 websites. Via its use of the Meta Pixel, Santa Clara intercepted and disclosed the contents of
 14 Plaintiff and Class Members’ communications with Santa Clara, including the precise text of
 15 patient search queries and communications about specific doctors, communications about medical
 16 conditions and treatments, buttons clicked to Search, Find a Doctor, connect, Login, or Enroll in
 17 Santa Clara’s patient portal, summaries of Santa Clara’s responsive communications, the parties
 18 to the communications, appointment information, and the existence of communications at Santa
 19 Clara’s websites.

20 207. For example, when a patient visits the homepage of Santa Clara’s website, the
 21 source code employed by Santa Clara causes personally identifiable information to be transmitted
 22 to Facebook and Google.

23 208. Many of the tabs provided by Santa Clara on its website are specific to patients—
 24 i.e., “Find a Provider,” “Patients and Visitors,” “Health Care Services,” “Education & Training,”
 25 and “MyHealth Online,” among others (collectively, “Patient Tabs”). Clicking on any of the
 26 Patient Tabs identifies the person using the website as a patient.

1 209. For example, when a patient enters their personal information through Santa
 2 Clara's websites that incorporate Meta Pixel, such as to locate a doctor, this information, including
 3 what the patient is being treated for, is immediately and instantaneously routed to Facebook via
 4 the Meta Pixel. The acquisition and disclosure of these communications occurs
 5 contemporaneously with the transmission of these communications by patients.

6 210. This data, which can include health conditions (e.g., addiction, HIV, heart disease),
 7 diagnoses, procedures, test results, the treating physician, medications, as well as personally
 8 identifiable information (collectively, "Personal Health Information"), is obtained and used by
 9 Facebook, as well as other parties, for the purpose of targeted advertising.

10 211. In addition, through the source code deployed by Santa Clara, Santa Clara provides
 11 third parties (including Facebook and Google) with other data, such as cookies that Santa Clara
 12 uses to help Facebook identify patients. Those cookies include (but are not necessarily limited
 13 to) cookies named: c_user, datr, fr, and fbp.

14 212. For example, the fbp cookie is a Facebook identifier that is set by Facebook source
 15 code and associated with Santa Clara's use of the Facebook Tracking Pixel program. The fbp
 16 cookie emanates from Santa Clara's Web Properties as a putative first-party cookie, but is
 17 transmitted to Facebook through cookie synching technology that hacks around the same-origin
 18 policy. This data was disclosed to Facebook simultaneously in real time as visitors transmitted
 19 their information, along with other data, such as patient's unique Facebook ID that is captured by
 20 the c_user cookie, which allows Facebook to link this information to patients' unique Facebook
 21 accounts. Santa Clara also disclosed other personally identifiable information to Facebook, such
 22 as patient and user IP addresses, cookie identifiers, browser-fingerprints, and device identifiers.
 23 Santa Clara also discloses the same kind of information to Google Analytics and Google Double
 24 Click every time a patient fills out the above form.

25 213. Santa Clara causes similar data transmissions to be sent to Facebook and Google
 26 with every communication that a patient sends using the Patient Tabs.

214. Santa Clara discloses such personally identifiable information and sensitive medical information even when patients or users are searching for doctors to assist them with treatments such as HIV:

HOME / SEARCH

SEARCH RESULTS

HIV



About 124 results (0.19 seconds)

PACE Clinic - Santa Clara Valley Medical Center -
scvmc.scvh.org › valley-health-center-moorpark › pace-clinic
 PACE Clinic | Santa Clara Valley Medical Center | The PACE Clinic offers individuals, in all stages of **HIV** infection, state-of-the-art primary care in a ...

Services - Santa Clara Valley Medical Center -
scvmc.scvh.org › residency-programs › pharmacy-residency › services
 The Public Health Pharmacy specializes in tuberculosis and **HIV**-related medications and serves as a resource to area physicians and other health care providers ...

Resources & Education - Santa Clara Valley Medical Center -
scvmc.scvh.org › hospitals-clinics › pace-clinic › resources-education
PACE Clinic | Santa Clara Valley Medical Center | The PACE Clinic offers individuals, in all stages of **HIV** infection, state-of-the-art primary care in a ...

215. Likewise, if a patient wants to access their medical records, schedule appointments, email their doctor, view lab results, or refill medications, they are required to do so through Santa Clara's website patient portal—all while Santa Clara's website tracks their activity:

myhealthonline.scgov.org/mychartprd/Authentication/Login?



myHealth
ONLINE

COVID-19 Information
The Santa Clara Valley Medical Center Hospitals and Clinics are here for you during the pandemic. To help keep you and your loved ones safe, we offer COVID-19 testing for our patients and the community.
[Click here for information about testing.](#)

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Send a refill request for any of your refillable medications

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1 216. Each time a patient, including Plaintiff and Class Members, visited Santa Clara's
 2 patient portal, tracking pixels installed on the patient portal page and login button caused the
 3 patient's personal identifiers, including the patient's IP address, to be transmitted to Google and
 4 other third parties attached to the fact that the patient has exchanged a communication with Santa
 5 Clara regarding the patient portal.

6 217. On information and belief, the Santa Clara patient portal is designed to permit the
 7 deployment of custom analytics scripts within the patient portal, including Google Analytics,
 8 which allows for the transmission of patients' Personal Health Information, including medical and
 9 health-related information, and communications to third parties.

10 218. On information and belief, Santa Clara took advantage of the patient portal's
 11 analytics compatibility by knowingly and secretly deploying Google source code inside its patient
 12 portal that caused the contemporaneous unauthorized transmission of Personal Health Information
 13 and the precise content of patient communications with Santa Clara to be sent to Google whenever
 14 a patient used the patient portal, including when Plaintiff used Santa Clara's patient portal in June
 15 2023 to communicate with her doctor and view test results.

16 219. All this information is acquired by Santa Clara and forwarded to third parties,
 17 including Google, via tracking devices that Santa Clara has installed on its Web Properties.

18 220. When a patient sends a communication searching for more information about their
 19 condition, Santa Clara causes data transmissions to be made to third parties, including Facebook
 20 and Google, which include Personal Health Information, including personally identifiable
 21 information and the content of the patient's communications.

22 221. In other words, Facebook learns not just that patients are seeking treatment, but
 23 where and typically when they are seeking treatment, along with other information that patients
 24 would reasonably assume that Santa Clara is not sharing with third party marketing companies.

25 222. Santa Clara also discloses patient information from across its website at
 26 <https://scvmc.scvh.org> including (but not limited to) communications that are captured by the
 27
 28

1 website's search bar, communications that are captured when a patient searches for services
 2 offered by Santa Clara, communications made by patients making appointments, communications
 3 made when patients access Santa Clara's patient portal, and communications made when patients
 4 are researching specific medical conditions such as COVID-19.

5 223. Despite its own legal obligations and internal policies, Santa Clara's source code
 6 causes the interception and transmission of the following personally identifiable information
 7 ("PII") to third parties whenever a patient uses Santa Clara's Web Properties, including on its
 8 website and patient portal:

- 9 a. Patient IP addresses;
- 10 b. Unique, persistent patient cookie identifiers;
- 11 c. Device identifiers;
- 12 d. Account numbers;
- 13 e. URLs;
- 14 f. Other unique identifying numbers, characteristics, or codes, including patients'
- 15 Facebook IDs; and
- 16 g. Browser-fingerprints.

17 224. To make the transmissions of patient information and communications to
 18 Facebook and Google, Santa Clara deployed Facebook and Google source code on its Web
 19 Properties.

20 225. The Santa Clara-deployed source code did the following things:

- 21 a. Without any action or authorization, Santa Clara deposited cookies such as
 22 the _fbp, _ga, and _gid cookies onto Plaintiff's and Class Members'
 23 computing devices. These are cookies associated with the third-parties
 24 Facebook and Google but which Santa Clara deposits on Plaintiff's and
 25 Class Members' computing devices by disguising them as first-party
 26 cookies.

1 b. Without any action or authorization, Santa Clara's source code
 2 commanded Plaintiff's and Class Members' computing devices to
 3 contemporaneously re-direct the Plaintiff's and Class Members' identifiers
 4 and the content of their communications to Facebook, Google, and others.

5 226. Whenever a patient uses Santa Clara's Web Properties, Santa Clara intercepts,
 6 causes transmission of, and uses personally identifiable patient data without patient knowledge,
 7 consent, authorization, or any further action by the patient.

8 227. Santa Clara disclosed Plaintiff's and Class Members' personally identifiable
 9 patient data, including their status as patients and the contents of their communications with Santa
 10 Clara, to third parties including Facebook and Google.

11 228. Santa Clara's unauthorized disclosures to third parties include information that
 12 identifies Plaintiff and Class Members as patients of Santa Clara and aids the third parties in
 13 receiving and recording patient communications pertaining to or about specific doctors,
 14 conditions, treatments, payments, and connections to Santa Clara's patient portal.

15 229. Facebook's Meta Pixel collects and forwards this data to Facebook, including the
 16 full referral URL (including the exact subpage of the precise terms being reviewed), and Facebook
 17 then correlates the URL with the patient's Facebook user ID, time stamp, browser settings, and
 18 even the type of browser used. In short, the URLs, by virtue of including the particular document
 19 within a website that a patient views, reveal a significant amount of personal data about a patient.
 20 The captured search terms and the resulting URLs divulge a patient's medical issues, personal
 21 interests, queries, and interests on third-party websites operating outside of Facebook's platform.

22 230. The transmitted URLs contain both the "path" and the "query string" arising from
 23 patients' interactions with Santa Clara's websites. The path identifies where a file can be found
 24 on a website. For example, a patient reviewing information about the "Services" that Santa Clara
 25 offers patients such as information about Covid-19 will generate a URL with the path
 26 <https://scvmc.scvh.org/patients-visitors/services/covid-19-oral-antiviral>.

1 231. Likewise, a query string provides a list of parameters. An example of a URL that
2 provides a query string is <https://scvmc.scvh.org/search?q=HIV>. The query string parameters in
3 this search indicate that a search was done at Defendants' website for information about
4 chemotherapy. In other words, the Meta Pixel captures information that connects a particular user
5 to a particular healthcare provider.

6 232. Santa Clara also provides Facebook and Google with details about online forms
7 that patients fill out in the form of POST requests. All the information that patients provide when
8 filling out these forms is also disclosed to Facebook and Google.

9 233. As the above demonstrates, knowing what information a patient is reviewing on
10 Santa Clara's website can reveal deeply personal and private information. For example, a simple
11 search for "pregnancy" on Santa Clara's website tells Facebook that the patient is likely pregnant.
12 Indeed, Facebook might know that the patient is pregnant before the patient's close family and
13 friends. But there is nothing visible on Santa Clara's website that would indicate to patients that,
14 when they use Santa Clara's search function, their personally identifiable information and the
15 precise content of their communications with Santa Clara are being automatically captured and
16 made available to Facebook, who can then use that information for advertising purposes even
17 when patients search for treatment options for sensitive medical conditions such as cancer or
18 substance abuse.

19 234. The amount of data collected is significant. Via the Meta Pixel, when patients
20 interact with its website, Santa Clara discloses a full-string, detailed URL to Facebook, which
21 contains the name of the website, folder and sub-folders on the webserver, and the name of the
22 precise file requested. For example, when a patient types a search term into the search bar on
23 Santa Clara's website, the website returns links to information relevant to the search term. When
24 patients then click these links, a communication is created that contains a GET request and a full-
25 string detailed URL.

1 235. The contents of patients' search terms shared with Facebook plainly relate to (and
 2 disclose) the past, present, or future physical or mental health or condition of individual patients
 3 who interact with Santa Clara's website. Worse, no matter how sensitive the area of the Santa
 4 Clara's website that a patient reviews, the referral URL is acquired by Facebook along with other
 5 personally identifiable information.

6 236. The nature of the collected data is also important. Santa Clara's unauthorized
 7 disclosures result in Facebook obtaining a comprehensive browsing history of an individual
 8 patient, no matter how sensitive the patient's medical condition. Facebook is then able to correlate
 9 that history with the time of day and other user actions on Santa Clara's website. This process
 10 results in Facebook acquiring a vast repository of personal data about patients—all without their
 11 knowledge or consent.

12 237. Santa Clara also discloses the same kind of patient data described above to other
 13 third parties involved in internet marketing, including Google, YouTube, and New Relic, via
 14 tracking software that Santa Clara has installed on its website. As with the Facebook Meta Pixel,
 15 Santa Clara provides patients and prospective patients with no notice that Santa Clara is disclosing
 16 the contents of their communications to these third parties. Likewise, Santa Clara does not obtain
 17 consent from patients and prospective patients before forwarding their communications to these
 18 companies.

19 238. These disclosures to third parties other than Facebook are equally disturbing.
 20 Google Analytics, for example, has been described by the Wall Street Journal as "far and away
 21 the web's most dominant analytics platform," which "tracks you whether or not you are logged
 22 in."⁵⁶ Like Facebook, Google tracks internet users with IP addresses, cookies, geolocation, and
 23 other unique device identifiers. Santa Clara routinely discloses patients' Personal Health
 24 Information to such Google services as Google Analytics, Google DoubleClick, and Google
 25 AdWords.

26
 27 ⁵⁶ <https://www.wsj.com/articles/who-has-more-of-your-personal-data-than-facebook-try-google-1524398401>

1 239. Google cookies are personally identifiable. For example, Google cookies called
 2 ‘SID’ and ‘HSID’ contain digitally signed and encrypted records of a user’s Google account ID
 3 and most recent sign-in time.

4 240. Most people who use Google services have a preferences cookie called ‘NID’ in
 5 their browsers. When you visit a Google service, the browser sends this cookie with your request
 6 for a page. The NID cookie contains a unique ID Google uses to remember your preferences and
 7 other information.

8 241. Google uses cookies like NID and SID to help customize ads on Google properties,
 9 like Google Search. For example, Google uses such cookies to remember users’ most recent
 10 searches, previous interactions with an advertiser’s ads or search results, and visits to an
 11 advertiser’s website. This helps Google show customized ads to users on Google.

12 242. Google also uses one or more cookies for advertising it serves across the web. One
 13 of the main advertising cookies on non-Google sites is named ‘IDE’ and is stored in browsers
 14 under the domain doubleclick.net. Another is stored in google.com and is called ANID. Google
 15 also uses other cookies with names such as DSID, FLC, AID, TAID, and exchange_uid. Other
 16 Google properties, like YouTube, may also use these cookies to show users ads.

17 243. Google cookies provide personally identifiable data about patients who visit Santa
 18 Clara’s website to Google. Santa Clara transmits personally identifiable Google cookie data to
 19 Google.

20 244. Google warns web-developers that Google marketing tools are not appropriate for
 21 health-related webpages and websites. Indeed, Google warns web developers that “Health” is a
 22 prohibited category that should not be used by advertisers to target ads to users or promote
 23 advertisers’ products or services.

24 245. Santa Clara deploys Google tracking tools on essentially every page of its
 25 websites, resulting in the disclosure of communications exchanged with patients to be transmitted
 26 to Google. These transmissions occur simultaneously with patients’ communications with Santa
 27

1 Clara and include communications that Plaintiff and Class Members made about specific medical
 2 providers, treatments, conditions, appointments, payments, and registrations and logins to Santa
 3 Clara's patient portal.

4 246. By compelling visitors to its websites to disclose personally identifiable data and
 5 sensitive medical information to Facebook, Santa Clara knowingly discloses information that
 6 allows Facebook and other advertisers to link patients' and visitors' Personal Health Information
 7 to their private identities and target them with advertising (or do whatever else Facebook may
 8 choose to do with this data, including running "experiments" on its customers by manipulating
 9 the information they are shown on their Facebook pages).⁵⁷ Santa Clara intentionally shared the
 10 Personal Health Information of its patients with Facebook in order to gain access to the benefits
 11 of the Meta Pixel tool.

12 247. Santa Clara facilitated the disclosure of Plaintiff's Personal Health Information,
 13 including sensitive medical information, to Facebook without her consent or authorization when
 14 he entered information on the website that Santa Clara maintains at <https://scvmc.scvh.org/home>.

15 248. For example, Plaintiff Jane Doe is an individual with a Facebook account who is
 16 also a patient of Santa Clara and who has received treatment by Santa Clara's doctors at Santa
 17 Clara's medical facilities. Plaintiff has been a Santa Clara Valley Medical Center patient since
 18 2017. Plaintiff has visited Santa Clara's website since 2018, including in June 2023, and entered
 19 data, including sensitive medical information, such as details about her medical condition.
 20 Plaintiff has regularly used Santa Clara's patient portal since 2017. The information that Plaintiff
 21 transmitted included queries about treatment for cirrhosis of liver and ascites, generalized anxiety
 22 disorder, migraines, and carpal tunnel syndrome. The treatments that Plaintiff explored on Santa
 23 Clara's website included psychiatric treatment, physical therapy, and pain management. She also
 24 used Santa Clara's website to search for a neurologist.

25
 26 ⁵⁷ <https://www.theatlantic.com/technology/archive/2014/06/everything-we-know-about-facebooks-secret-mood-manipulation-experiment/373648/>
 27

1 249. Throughout, Plaintiff has also used Santa Clara's patient portal to schedule
 2 appointments, order medications, view test results, and message her doctor.

3 250. In addition to using Santa Clara's patient portal (whose login button was embedded
 4 with a tracking pixel), when interacting with the Santa Clara's website and patient portal, Plaintiff
 5 also communicated such specific details as her name, her patient status, the name of her specific
 6 treating physician, her browsing history, and the name of the specific medical conditions that she
 7 was seeking treatment for.

8 251. This information could then be combined with other information in Facebook's
 9 possession, like her name, date of birth, and phone number, to more effectively target Plaintiff
 10 with advertisements or sell Plaintiff's data to third parties.

11 252. Because Santa Clara embedded the Meta Pixel on its website, Santa Clara
 12 disclosed intimate details about Plaintiff's interactions with its website, including Plaintiff's
 13 scrolling, typing, and selecting options from drop down menus. Each time the Meta Pixel was
 14 triggered, it caused Plaintiff's information to be secretly transmitted to Facebook's servers, as
 15 well as additional information that captures and discloses the communications' content and
 16 Plaintiff's identity. For example, when Plaintiff and Class Members visited Santa Clara's website,
 17 their Personal Health Information was transmitted to Facebook, including such engagement as
 18 using the website's search bar, using the website's Find a Doctor function, and typing content into
 19 online forms. During these same transmissions, Santa Clara's website would also provide
 20 Facebook with Plaintiff's and Class Members' Facebook ID, IP addresses, device IDs, and other
 21 information that Plaintiff and Class Members provided. This is precisely the type of information
 22 that state and federal law require healthcare providers to de-identify to protect the privacy of
 23 patients.

24 253. Facebook and Google used the data provided by Santa Clara to send Plaintiff
 25 targeted advertising related to her medical conditions. Indeed, after visiting Santa Clara's website,
 26 Plaintiff began receiving targeted advertising on her Facebook page related to her medical
 27

1 conditions, including advertisements for pain management, other advertisements for medications
 2 for her various conditions, and solicitations to participate in research questionnaires, research
 3 studies, and clinical trials.

4 254. Because Santa Clara embedded the Meta Pixel on its websites, Santa Clara
 5 disclosed intimate details about Plaintiff's and the Class Members' interactions with its websites,
 6 including when Plaintiff and Class Members selected options from drop down menus.

7 255. One or more persons at Facebook and Google viewed Plaintiff's and Class
 8 Members' Personal Health Information as a consequence of Santa Clara's installation of the Meta
 9 Pixel on its Web Properties. After Plaintiff's and Class Members' Personal Health Information
 10 had been intercepted and collected, individuals at Facebook processed, analyzed, and assimilated
 11 Plaintiff's and Class Members' Personal Health Information into data sets like "Core Audiences"
 12 and "Custom Audiences" for the purpose of targeting Plaintiff and Class Members with
 13 advertising.

14 256. Santa Clara knew that by embedding Meta Pixel—a Facebook advertising tool—
 15 it was permitting Facebook to collect, use, and share Plaintiff's and the Class Members' Personal
 16 Health Information, including sensitive medical information and personally identifying data.
 17 Santa Clara was also aware that such information would be shared with Facebook simultaneously
 18 with patients' interactions with its websites. Santa Clara was also aware that installing the Meta
 19 Pixel tool would result in one or more unauthorized persons at Facebook and Google viewing the
 20 Personal Health Information of Santa Clara's patients, including the Personal Health Information
 21 of Plaintiff and Class Members. Santa Clara's decision to affirmatively communicate and share
 22 its patients' Personal Health Information with Facebook, Google, and those companies'
 23 employees violates the numerous protections afforded by California law.

24 257. Santa Clara also knew that installing the Meta Pixel on its website would result in
 25 its patients' Personal Health Information being improperly accessed by Facebook and its
 26 employees so that Facebook could sell advertising. Santa Clara made the decision to barter its
 27

1 patients' Personal Health Information to Facebook because it wanted access to the Meta Pixel
 2 tool. While that bargain may have benefited Santa Clara and Facebook, it also violated the privacy
 3 rights of Plaintiff and Class Members.

4 **G. Santa Clara's interception and disclosure of patient communications permits Facebook,
 5 Google, and other third-party advertising companies to engage in cross-device targeting
 across multiple devices.**

6 258. In addition to enabling Santa Clara to advertise to patients and potential patients
 7 on other websites, Santa Clara's misuse and exploitation of patient data and communications also
 8 facilitates third parties' ability to target advertisements on other computing devices that a patient
 9 uses. This is called cross-device targeting.

10 259. Third parties including Facebook and Google have established a unique ID for
 11 individuals that tie together their desktop, laptop, and smartphone computing devices. For
 12 example, even if a patient has never visited Santa Clara's website on their smartphone, cross-
 13 device tracking and marketing allows Santa Clara and other third parties to target patients on that
 14 device. In other words, a patient or potential patient who visited Santa Clara's website on his
 15 desktop, but never on his smartphone, can nevertheless be targeted with advertisements by both
 16 Santa Clara and other third parties on his smartphone.

17 260. Santa Clara's and other third parties' use of cross-device targeting demonstrates
 18 that the data Santa Clara discloses to third parties is personally identifiable because it enables
 19 patients to be tracked across multiple devices that patients own—even if a patient has never
 20 communicated with Santa Clara on one or more of their devices.

21 261. Santa Clara has made the decision that access to the targeted advertising (including
 22 retargeting and cross-device tracking) that is enabled by its disclosure of patient data and
 23 communications is of commercial benefit to Santa Clara.

24 262. Santa Clara obtains additional revenue from its deployment of third-party tracking
 25 tools through which it discloses personally identifying patient data and communications to third
 26 parties, including Google and Facebook.

1 263. Any additional revenue that that Santa Clara obtained from its unauthorized misuse
 2 of its own patients' Personal Health Information is unearned and is the rightful property of the
 3 patients (including Plaintiff and Class Members) from whom it was obtained.

4 264. Santa Clara's unauthorized disclosure and misuse of Plaintiff's and Class
 5 Members' Personal Health Information is a form of theft, for which the victims are entitled to
 6 recover anything acquired with the stolen assets, even if the items acquired have a value that
 7 exceeds the value of that which was stolen.

8 **H. Plaintiff and the Class Members did not consent to the interception and disclosure of
 9 their Protected Health Information.**

10 265. Plaintiff and Class Members had no idea when they interacted with Santa Clara's
 11 websites that their personal data, including sensitive medical data, was being collected and
 12 simultaneously transmitted to Facebook. That is because, among other things, the Meta Pixel tool
 13 is seamlessly and secretly integrated into Santa Clara' websites and is invisible to patients visiting
 14 those websites.

15 266. For example, when Plaintiff visited Santa Clara's website in 2023, there was no
 16 indication her Personal Health Information was being collected, transmitted, and monitored by
 17 Facebook for advertising purposes.

18 267. Plaintiff and her fellow Class Members could not consent to Santa Clara's conduct
 19 when there was no indication that their sensitive medical information would be collected and
 20 transmitted to Facebook, Google, and other third parties for the purpose of targeting them with
 21 advertising.

22 268. Moreover, it is against the law for Santa Clara to disclose individually identifying
 23 health information without giving appropriate notice to the patient and obtaining written consent.

24 269. Santa Clara does not have a legal right to share Plaintiff's and Class Members'
 25 Protected Health Information ("PHI") with Facebook, because this information is protected from
 26 such disclosure by law. *See, e.g.*, CAL. CIV. CODE §§ 56 *et seq.*; 45 C.F.R. § 164.508. Nor is Santa
 27

1 Clara permitted to disclose patients' Protected Health Information to an advertising and marketing
 2 company like Facebook without express written authorization from patients.

3 270. Indeed, the United States Department of Health and Human Services ("HHS")
 4 recently confirmed that hospitals are prohibited from transmitting individually identifiable health
 5 information via tracking technology like the Meta Pixel without a patient's authorization and other
 6 protections like a business associate agreement with the recipient of the patient data:
 7

8 Regulated entities [those to which HIPAA applies] are not permitted to
 9 use tracking technologies in a manner that would result in impermissible
 10 disclosures of PHI to tracking technology vendors or any other
 11 violations of the HIPAA Rules. ***For example, disclosures of PHI to
 tracking technology vendors for marketing purposes, without
 individuals' HIPAA-compliant authorizations, would constitute
 impermissible disclosures.***⁵⁸

12 271. The disclosure of Plaintiff's and class members' Personal Health Information via
 13 the tracking pixels contravenes both the letter and spirit of HIPAA's "Standards for Privacy of
 14 Individually Identifiable Health Information" (also known as the "Privacy Rule") which governs
 15 how health care providers must safeguard and protect Personal Health Information.

16 272. The bulletin discusses the types of harm that disclosure may cause to the patient:
 17 An impermissible disclosure of an individual's PHI not only violates the Privacy Rule
 18 but also may result in a wide range of additional harms to the individual or others. For
 19 example, an impermissible disclosure of PHI may result in identity theft, financial loss,
 20 discrimination, stigma, mental anguish, or other serious negative consequences to
 21 the reputation, health, or physical safety of the individual or to others identified
 22 in the individual's PHI. Such disclosures can reveal incredibly sensitive information
 23 about an individual, including diagnoses, frequency of visits to a therapist or other
 24 health care professionals, and where an individual seeks medical treatment. While
 25 it has always been true that regulated entities may not impermissibly disclose PHI to
 26 tracking technology vendors, because of the proliferation of tracking technologies
 27 collecting sensitive information, now more than ever, it is critical for regulated
 28 entities to ensure that they disclose PHI only as expressly permitted or required
 by the HIPAA Privacy Rule.⁵⁹

25 ⁵⁸ *Use of Online Tracking Technologies by HIPAA Covered Entities and Business
 26 Associates*, available at <https://www.hhs.gov/hipaa/for-professionals/privacy/guidance/hipaa-online-tracking/index.html>, HHS.GOV (emphasis added) (last visited June 12, 2023).

27 ⁵⁹ *Id.* (emphasis added).

1 273. Plaintiff and Class Members face the same risks the government is warning about.
 2 Santa Clara has shared Plaintiff's and Class Members' search terms about health conditions for
 3 which they seek doctors; their contacts with doctors to make appointments; the names of their
 4 doctors; the frequency with which they take steps to obtain healthcare for certain conditions; and
 5 where they seek medical treatment. This information is, as described by the OCR bulletin, "highly
 6 sensitive." The Bulletin goes on to make clear how broad the government's view of protected
 7 information is.

8 274. This information might include an individual's medical record number, home or
 9 email address, or dates of appointments, as well as an individual's IP address or geographic
 10 location, medical device IDs, ***or any unique identifying code.***⁶⁰

11 275. Crucially, that paragraph in the government's Bulletin continues:

12 All such [individually identifiable health information ("IIHI")]
 13 collected on a regulated entity's website or mobile app generally is
 14 PHI, even if the individual does not have an existing relationship
 15 with the regulated entity and even if the IIHI, such as IP address or
 16 geographic location, does not include specific treatment or billing
 17 information like dates and types of health care services. This is
 18 because, when a regulated entity collects the individual's IIHI
 19 through its website or mobile app, the information connects the
 individual to the regulated entity (i.e., it is indicative that the
 individual has received or will receive health care services or
 benefits from the covered entity), and thus relates to the individual's
 past, present, or future health or health care or payment for care.⁶¹

20 276. Likewise, after it became public knowledge that healthcare companies had been
 21 sharing their customers' medical information with Facebook and Google via tracking technologies
 22 embedded in their websites and apps, the FTC instituted a series of enforcement actions, including
 23 lawsuits against BetterHelp, GoodRx, Premom, and Vitagene. These lawsuits, which resulted in
 24 healthcare companies paying millions of dollars in fines, underscore that healthcare companies

26 60 *Id.* (emphasis added).

27 61 *Id.*

1 violate both their privacy promises and federal law by failing to get consumers' affirmative express
 2 consent for the disclosure of sensitive health information.

3 277. On July 20, 2023, the Federal Trade Commission, acting in concert with the United
 4 States Department of Health and Human Services' Office for Civil Rights, sent letters to
 5 approximately 130 hospital systems and telehealth providers to alert them "to the serious privacy
 6 and security risks related to the use of online tracking technologies" on hospital websites which
 7 have been "impermissibly disclosing consumers' sensitive health information to third parties."⁶²

8 278. The FTC's letter specifically warned hospitals that "use of technologies, such as
 9 the Meta/Facebook pixel and Google Analytics, that can track a user's online activities" can result
 10 in "a wide range of harms to an individual or others", including the disclosure of "health conditions,
 11 diagnoses, medications, medical treatments, frequency of visits to health care professionals, where
 12 an individual seeks medical treatment, and more."⁶³ The FTC's letter further warned hospitals that
 13 "HIPAA rules apply when the information that a regulated entity collects through tracking
 14 technologies or discloses to third parties (e.g. tracking technology vendors) includes PHI. HIPAA
 15 regulated entities are not permitted to use tracking technologies in a manner that would result in
 16 impermissible disclosures of PHI to third parties or any other violations of the HIPAA rules."⁶⁴

17 279. That same day the FTC issued a bulletin warning that even companies not covered
 18 by HIPAA have a responsibility to protect against the unauthorized disclosure of Personal Health
 19 Information and cautioning that the "unauthorized disclosure of such information may violate the
 20 FTC Act and could constitute a breach of security under the FTC's Health Breach Notification
 21 Rule."⁶⁵

22
 23
 24
 25 ⁶² https://www.ftc.gov/system/files/ftc_gov/pdf/FTC-OCR-Letter-Third-Party-Trackers-07-20-2023.pdf

26 ⁶³ https://www.ftc.gov/system/files/ftc_gov/pdf/FTC-OCR-Letter-Third-Party-Trackers-07-20-2023.pdf

27 ⁶⁴ https://www.ftc.gov/system/files/ftc_gov/pdf/FTC-OCR-Letter-Third-Party-Trackers-07-20-2023.pdf

⁶⁵ <https://www.ftc.gov/news-events/news/press-releases/2023/07/ftc-hhs-warn-hospital-systems-telehealth-providers-about-privacy-security-risks-online-tracking>

1 280. Santa Clara failed to obtain a valid written authorization from Plaintiff or any of
 2 the Class Members to allow the capture and exploitation of their personally identifiable
 3 information and the contents of their communications by third parties for their own direct
 4 marketing uses. Moreover, no *additional* privacy breach by Facebook is necessary for harm to have
 5 accrued to Plaintiff and Class Members; the secret disclosure by Santa Clara of its patients'
 6 Personal Health Information to Facebook means that a significant privacy injury has *already*
 7 *occurred.*

8 281. Likewise, a prospective or current patient's reasonable expectation that their health
 9 care provider will not share their information with third parties for marketing purposes is not
 10 subject to waiver via an inconspicuous privacy policy hidden away on a company's website. Such
 11 "Browser-Wrap" statements do not create an enforceable contract against consumers.

12 282. Neither Plaintiff nor Class Members knowingly consented to Santa Clara's
 13 disclosure of their Personal Health Information to Facebook. Nowhere in Santa Clara's privacy
 14 policy is it disclosed that Santa Clara routinely transmits patients' Personal Health Information to
 15 third party advertising companies like Facebook so that those companies can monetize and exploit
 16 patients' health data for advertising purposes. Without disclosing such practices, Santa Clara
 17 cannot have secured consent from Plaintiff and Class Members for the disclosure of their Personal
 18 Health Information to Facebook and other third-party advertising companies.

19 283. Accordingly, Santa Clara lacked authorization to intercept, collect, and disclose
 20 Plaintiff's and Class Members' Personal Health Information to Facebook or aid in the same.

21 **I. The disclosure of personal patient data to Facebook is unnecessary.**

22 284. There is no information anywhere on the websites operated by Santa Clara that
 23 would alert patients that their most private information (such as their identifiers, their medical
 24 conditions, and their medical providers) is being automatically transmitted to Facebook. Nor are
 25 the disclosures of patient Personal Health Information to Facebook necessary for Santa Clara to
 26 maintain their healthcare website or provide medical services to patients.

1 285. For example, it is possible for a healthcare website to provide a doctor search
 2 function without allowing disclosures to third-party advertising companies about patient sign ups
 3 or appointments. It is also possible for a website developer to utilize tracking tools without
 4 allowing disclosure of patients' Personal Health Information to companies like Facebook.
 5 Likewise, it is possible for Santa Clara to provide medical services to patients without sharing
 6 their Personal Health Information with Facebook so that this information can be exploited for
 7 advertising purposes.

8 286. Despite these possibilities, Santa Clara willfully chose to implement Meta Pixel
 9 on its websites and aid in the disclosure of personally identifiable information and sensitive
 10 medical information about its patients, as well as the contents of their communications with Santa
 11 Clara, to third parties, including Facebook and Google.

12 **J. Plaintiff and Class Members have a reasonable expectation of privacy in their Personal
 13 Health Information, especially with respect to sensitive medical information.**

14 287. Plaintiff and Class Members have a reasonable expectation of privacy in their
 15 Personal Health Information, including personally identifiable data and sensitive medical
 16 information. Santa Clara's surreptitious interception, collection, and disclosure of Personal Health
 17 Information to Facebook violated Plaintiff and Class Members' privacy interests.

18 288. As a patient, Plaintiff and Class Members had a reasonable expectation of privacy
 19 that her health care provider and its associates would not disclose their Personal Health
 20 Information to third parties without their express authorization. Those expectations are derived
 21 from multiple sources, including (a) Santa Clara's status as Plaintiff's and Class Members' health
 22 care provider, (b) Santa Clara's common-law obligations to maintain the confidentiality of patient
 23 data and communications, (c) state and federal laws and regulations protecting the confidentiality
 24 of medical information, (d) state and federal laws protecting the confidentiality of electronic
 25 communications and computer data, and (e) state laws protecting unauthorized use of personal
 26 means of identification.

1 289. The original Hippocratic Oath, circa 400 B.C., provided that physicians must
 2 pledge, “What I may see or hear in the course of treatment or even outside of the treatment in
 3 regard to the life of man, which on no account must be spread abroad, I will keep to myself holding
 4 such things shameful to be spoken about.”⁶⁶

5 290. The modern Hippocratic Oath provides, “I will respect the privacy of my patients,
 6 for their problems are not disclosed to me that the world may know.”⁶⁷ Likewise, the American
 7 Medical Association’s (“AMA”) Code of Medical Ethics contains numerous rules protecting the
 8 privacy of patient data and communications. For example, the AMA has issued medical ethics
 9 opinions providing that

10 Protecting information gathered in association with the care of a patient
 11 is a core value in health care. However, respecting patient privacy in
 12 other forms is also fundamental, as an expression of respect for patient
 13 autonomy and a prerequisite for trust....Physicians must seek to protect
 14 patient privacy in all settings to the greatest extent possible and should
 15 ... [m]inimize intrusion on privacy when the patient’s privacy must be
 16 balanced against other factors [and inform] the patient when there has
 17 been a significant infringement on privacy of which the patient would
 18 otherwise not be aware.”⁶⁸

19 291. The AMA’s ethics opinions have further cautioned physicians and hospitals that
 20 “[d]isclosing information to third parties for commercial purposes without consent undermines
 21 trust, violates principles of informed consent and confidentiality, and may harm the integrity of
 22 the patient-physician relationship.”⁶⁹

23 292. Patient health information is specifically protected by law. The prohibitions
 24 against disclosing patient Personal Health Information include prohibitions against disclosing

25 ⁶⁶ *Brandt v. Medical Defense Associates*, 856 S.W.2d 667, 671 n.1 (Mo. 1993).

26 ⁶⁷ https://www.pbs.org/wgbh/nova/doctors/oath_modern.html

27 ⁶⁸ <https://www.ama-assn.org/sites/ama-assn.org/files/corp/media-browser/code-of-medical-ethics-chapter-3.pdf>
 (opinion 3.1.1).

28 ⁶⁹ <https://www.ama-assn.org/sites/ama-assn.org/files/corp/media-browser/code-of-medical-ethics-chapter-3.pdf>
 (opinion 3.2.4).

1 personally identifiable data such as patient names, IP addresses, and other unique characteristics
 2 or codes. *See, e.g.*, CAL. CIV. CODE § 56.05 (“medical information”); 45 C.F.R. § 164.514.

3 293. Plaintiff and Class Members’ reasonable expectations of privacy in their Personal
 4 Health Information are grounded in, among other things, Defendants’ status as a health care
 5 provider, Defendants’ common-law obligation to maintain the confidentiality of patients’
 6 Personal Health Information, state and federal laws protecting the confidentiality of medical
 7 information, state and federal laws protecting the confidentiality of communications and computer
 8 data, and state laws prohibiting the unauthorized use and disclosure of personal means of
 9 identification.

10 294. Given the application of these laws to Santa Clara, Plaintiff and the Members of
 11 the Class had a reasonable expectation of privacy in their Protected Health Information.

12 295. Indeed, several studies examining the collection and disclosure of consumers’
 13 sensitive medical information confirm that the disclosure of sensitive medical information
 14 violates expectations of privacy that have been established as general social norms.

15 296. Polls and studies also uniformly show that the overwhelming majority of
 16 Americans consider one of the most important privacy rights to be the need for an individual’s
 17 affirmative consent before a company collects and shares its customers’ data.

18 297. For example, a recent study by *Consumer Reports* showed that 92% of Americans
 19 believe that internet companies and websites should be required to obtain consent before selling
 20 or sharing consumers’ data, and the same percentage believed that internet companies and
 21 websites should be required to provide consumers with a complete list of the data that has been
 22 collected about them.⁷⁰

23 298. Users act consistently with these preferences. For example, following a new rollout
 24 of the iPhone operating software—which asks users for clear, affirmative consent before allowing

25
 26
 27 ⁷⁰ <https://www.consumerreports.org/consumer-reports/consumers-less-confident-about-healthcare-data-privacy-and-car-safety-a3980496907/>

1 companies to track users—85 percent of worldwide users and 94 percent of U.S. users chose not
 2 to share data when prompted.⁷¹

3 299. “Patients are highly sensitive to disclosure of their health information,”
 4 particularly because it “often involves intimate and personal facts, with a heavy emotional
 5 overlay.”⁷² Unsurprisingly, empirical evidence demonstrates that “[w]hen asked, the
 6 overwhelming majority of Americans express concern about the privacy of their medical
 7 records.”⁷³

8 300. The concern about sharing personal medical information is compounded by the
 9 reality that advertisers view this type of information as particularly valuable. Indeed, having
 10 access to the data women share with their healthcare providers allows advertisers to obtain data
 11 on children before they are even born. As one recent article noted, “What is particularly worrying
 12 about this process of datafication of children is that companies like [Facebook] are harnessing and
 13 collecting multiple typologies of children’s data and have the potential to store a plurality of data
 14 traces under unique ID profiles.”⁷⁴

15 301. Many privacy law experts have expressed serious concerns about patients’
 16 sensitive medical information being disclosed to third-party companies like Facebook. As those
 17 critics have pointed out, having a patient’s Personal Health Information disseminated in ways the
 18 patient is unaware of could have serious repercussions, including affecting their ability to obtain
 19 life insurance, how much they might pay for such coverage, the rates they might be charged on
 20 loans, and the likelihood of their being discriminated against.

21
 22
 23
 24 ⁷¹ <https://www.wired.co.uk/article/apple-ios14-facebook>

25 ⁷² Peter A. Winn, *Confidentiality in Cyberspace: The HIPAA Privacy Rules and the Common Law*, 33 RUTGERS L.J. 617, 621 (2002).

26 ⁷³ Sharona Hoffman & Andy Podgurski, *E-Health Hazards: Provider Liability and Electronic Health Record Systems*, 24 BERKLEY TECH L.J. 1523, 1557 (2009).

27 ⁷⁴ <https://thereader.mitpress.mit.edu/tech-companies-are-profiling-us-from-before-birth/>

1 **K. Plaintiff's and Class Members' Personal Health Information that Santa Clara collected,
2 disclosed, and used has economic value, and its disclosure has caused Plaintiff and Class
3 Members harm.**

4 302. Property is the right of any person to possess, use, enjoy, or dispose of a thing,
5 including intangible things like data and communications. Plaintiff and Class Members have a
6 vested property right in their Personal Health Information.

7 303. The United States Supreme Court has explained that, “Confidential business
8 information has long been recognized as property.” *Carpenter v. United States*, 484 U.S. 19, 26
9 (1987). “Depriv[ation] of [the] right to exclusive use of … information” causes a loss of property
10 “for exclusivity is an important aspect of confidential business information and most private
11 property for that matter.” *Id.* at 27. There is no doubt that Santa Clara has a “property right” in
12 patient data such that, if Facebook or Google took such information from Santa Clara without
13 authorization, Santa Clara would have a claim for Facebook and Google’s taking of their property.
14 Patients also have a property right in their own health information that may not be taken or used
by Santa Clara without their authorization for non-health care related reasons.

15 304. Federal and state law grant patients the right to protect the confidentiality of data
16 that identifies them as patients of a particular health care provider and restrict the use of their
17 health data, including their status as a patient, to only uses related to their care or otherwise
18 authorized by federal or state law in the absence of patient authorization.

19 305. A patient’s right to protect the confidentiality of their health data and restrict access
20 to it is a valuable right.

21 306. In addition to property rights in their health data, patients enjoy property rights in
22 the privacy of their health communications.

23 307. Patient property rights in their health data and communications are established by
24 HIPAA and state health privacy laws that are equally or more stringent than HIPAA, including
25 CIMA.

1 308. Santa Clara's unauthorized acquisition, use, and disclosure of Plaintiff's and Class
 2 Members' individual Personal Health Information for marketing purposes violated their property
 3 rights to control how their health data and communications are used and who may be the
 4 beneficiaries of their data and communications.

5 309. It is common knowledge that there is an economic market for consumers' personal
 6 data—including the kind of data that Santa Clara has collected and disclosed from Plaintiff and
 7 Class Members. Indeed, the value of data that companies like Facebook and Google extract from
 8 people who use the Internet is well understood and generally accepted in the e-commerce industry.

9 310. Personal information is now viewed as a form of currency. Professor Paul M.
 10 Schwartz noted in the Harvard Law Review:

11 Personal information is an important currency in the new millennium. The monetary value
 12 of personal data is large and still growing, and corporate America is moving quickly to profit from
 13 the trend. Companies view this information as a corporate asset and have invested heavily in
 14 software that facilitates the collection of consumer information. Paul M. Schwartz, *Property,*
 15 *Privacy and Personal Data*, 117 HARV. L. REV. 2055, 2056-57 (2004).

16 311. For example, in 2013, the *Financial Times* reported that the data-broker industry
 17 profits from the trade of thousands of details about individuals, and that within that context, "age,
 18 gender and location information" were being sold for approximately "\$0.50 per 1,000 people."

19 312. In a 2021 Washington Post article, the legal scholar Dina Srinivasan said that
 20 consumers "should think of Facebook's cost as [their] data and scrutinize the power it has to set
 21 its own price." This price is only increasing. According to Facebook's own financial statements,
 22 the value of the average American's data in advertising sales rose from \$19 to \$164 per year
 23 between 2013 and 2020.

24 313. Medical information derived from medical providers garners even more value
 25 from the fact that it is not available to third party data marketing companies because of strict
 26
 27

1 restrictions on provider disclosures under HIPAA, state laws, and provider standards, including
 2 the Hippocratic oath.

3 314. The cash value of Internet users' Personal Health Information can be quantified.
 4 In a 2015 study by the Ponemon Institute, researchers determined the value that American Internet
 5 users place on their "health condition" as more valuable than any other piece of data about them,
 6 with a minimum value of \$82.90.⁷⁵

7 315. In 2015, *TechCrunch* reported that "to obtain a list containing the names of
 8 individuals suffering from a particular disease," a market participant would have to spend about
 9 "\$0.30" per name. That same article noted that "Data has become a strategic asset that allows
 10 companies to acquire or maintain a competitive edge" and that the value of a single user's data
 11 can vary from \$15 to more than \$40 per user.

12 316. Despite the protections afforded by law, there is an active market for health
 13 information. Medical information obtained from health care providers garners substantial value
 14 because of the fact that it is not generally available to third party data marketing companies
 15 because of the strict restrictions on disclosure of such information by state laws and provider
 16 standards, including the Hippocratic oath. Even with these restrictions, however, a multi-billion-
 17 dollar market exists for the sale and purchase of such private medical information.

18 317. Further, individuals can sell or monetize their own data if they so choose. For
 19 example, Facebook has offered to pay individuals for their voice recordings and has paid teenagers
 20 and adults up to \$20 a month plus referral fees to install an app that allows Facebook to collect
 21 data on how individuals use their smart phones.

22 318. A myriad of other companies and apps such as DataCoup, Nielsen Computer, Killi,
 23 and UpVoice also offer consumers money in exchange for access to their personal data.

24
 25
 26 75 Ponemon Institute, Privacy and Security in a Connected Life: A Study of US Consumers, March 2015,
 27 available at <https://vdocuments.site/privacy-and-security-in-a-connected-life-protect-personal-information-from-being.html?page=1>.

1 319. Santa Clara was compensated for its disclosures of Plaintiff's and Class Members' personally identifiable patient data and communications by the third-party recipients in the form
 2 of enhanced marketing services or other compensation.
 3

4 320. Santa Clara did not pay or offer to pay Plaintiff or Class Members for their communications or personally identifiable patient data associated with these disclosures before or
 5 after the disclosures were made.
 6

7 321. Santa Clara profited from Plaintiff's and Class Members' information without ever
 8 intending to compensate Plaintiff and Class Members or inform them that the disclosures had
 9 been made.
 10

11 322. Santa Clara was unjustly enriched by its conduct.
 12

13 323. Given the monetary value that data companies like Facebook have already paid for personal information in the past, Santa Clara has deprived Plaintiff and the Class Members of the economic value of their sensitive medical information by collecting, using, and disclosing that information to Facebook and other third parties without consideration for Plaintiff's and the Class
 14 Members' property.
 15

16 **L. Santa Clara's failure to inform its patients and prospective patients that their Personal
 17 Health Information has been disclosed to Facebook or to take any steps to halt the
 18 continued disclosure of patients' Personal Health Information is malicious, oppressive,
 19 and in reckless disregard of Plaintiff and Class Members' rights.**

20 324. Hospital systems, like other businesses, have a legal obligation to disclose data
 21 breaches to their customers. *E.g.* CAL. CIV. CODE § 1798.82.
 22

23 325. Santa Clara's decision to hide its use of the Meta Pixel tool from its own patients
 24 and its refusal to remove all such technologies from its websites even after learning that its
 25 patients' Personal Health Information was being routinely collected, transmitted, and exploited
 26 by Facebook, Google, and other third parties is malicious, oppressive, and in reckless disregard
 27 of Plaintiff's and Class Members' rights.
 28

M. Tolling, Concealment, and Estoppel

29 326. The applicable statutes of limitation have been tolled as a result of Defendants'
 30

1 knowing and active concealment and denial of the facts alleged herein.

2 327. Santa Clara seamlessly and secretly incorporated Meta Pixel and other trackers
 3 into its websites, providing no indication to users that they were interacting with a website enabled
 4 by Meta Pixel. Santa Clara had knowledge that its websites incorporated Meta Pixel and other
 5 trackers yet failed to disclose that by interacting with Meta-Pixel enabled websites that Plaintiff
 6 and Class Members' sensitive medical information would be intercepted, collected, used by, and
 7 disclosed to Facebook.

8 328. Plaintiff and Class Members could not with due diligence have discovered the full
 9 scope of Defendants' conduct, because there were no disclosures or other indication that Santa
 10 Clara was sharing their Personal Health Information with companies like Facebook, so that
 11 Facebook could exploit their Personal Health Information via targeted advertising campaigns.

12 329. All applicable statutes of limitation have also been tolled by operation of the
 13 discovery rule and the doctrine of continuing tort. Defendants' illegal interception and disclosure
 14 of patients' and users' Personal Health Information has continued unabated through the date of
 15 the filing of this complaint. What's more, Santa Clara was under a duty to disclose the nature and
 16 significance of its data collection practices but did not do so. Defendants are therefore estopped
 17 from relying on any statute of limitations defenses.

18 **VII. CLASS DEFINITION**

19 330. Defendants' conduct violates the law.

20 331. Defendants' unlawful conduct has injured Plaintiff and Class Members.

21 332. Defendants' conduct is ongoing.

22 333. Plaintiff brings this action individually and as a class action against Defendants.

23 334. Plaintiff brings this action in accordance with Federal Rule of Civil Procedure 23
 24 individually and on behalf of the following proposed Class and Subclass:

25 **Santa Clara Valley Medical Center Class:** For the period
 26 August 25, 2018, to the present, all patients or prospective patients
 27 of Santa Clara Valley Medical Center or any of its affiliates who
 exchanged communications at Santa Clara Valley Medical
 Center's websites, including <https://scvmc.scvh.org> and any other

Santa Clara Valley Medical Center-affiliated website, including Santa Clara Valley Medical Center's patient portals.

The Patient Subclass: For the period August 25, 2018, to the present all patients of Santa Clara Valley Medical Center or any of its affiliates and who exchanged communications at Santa Clara Valley Medical Center's websites, including <https://scvmc.scvh.org> and any other Santa Clara Valley Medical Center-affiliated website, including Santa Clara Valley Medical Center's patient portals.

335. Excluded from the Class and Subclass are: (1) any Judge or Magistrate presiding over this action or appellate judge assigned to this case and any members of their staff and immediate families; (2) any jurors assigned to hear this case as well as their immediate families; (3) the Defendants, Defendants' subsidiaries, affiliates, parents, successors, predecessors, and any entity in which the Defendants or their parents have a controlling interest and their current or former employees, officers, and directors; and (4) Plaintiff's counsel and Defendants' counsel.

336. Plaintiff and Class Members satisfy the numerosity, commonality, typicality, adequacy, and predominance requirements for suing as representative parties.

337. **Numerosity:** The exact number of members of the Class is unknown and unavailable to Plaintiff at this time, but individual joinder in this case is impracticable. The Class likely consists of thousands of individuals. The exact number of Class Members can be determined by review of information maintained by Defendants. The proposed class is defined objectively in terms of ascertainable criteria.

338. Predominant Common Questions: The Class's claims present common questions of law and fact, and those questions predominate over any questions that may affect individual Class Members. Common questions for the Class include, but are not limited to, the following:

- (a) Whether Defendants violated Plaintiff's and Class Members' privacy rights;
 - (b) Whether Defendants' acts and practices violated California's Confidentiality of Medical Information Act, CIVIL CODE §§ 56, *et seq.*;

- (c) Whether Plaintiff and the Class Members are entitled to equitable relief, including but not limited to, injunctive relief, restitution, and disgorgement; and,
 - (d) Whether Plaintiff and the Class Members are entitled to actual, statutory, punitive or other forms of damages, and other monetary relief.

339. **Typicality:** Plaintiff's claims are typical of the claims of the other members of the Class. The claims of Plaintiff and the members of the Class arise from the same conduct by Defendants and are based on the same legal theories.

340. **Adequate Representation:** Plaintiff has and will continue to fairly and adequately represent and protect the interests of the Class. Plaintiff has retained counsel competent and experienced in complex litigation and class actions, including litigations to remedy privacy violations. Plaintiff has no interest that is in conflict with the interests of the Class, and Defendants have no defenses unique to any Plaintiff. Plaintiff and her counsel are committed to vigorously prosecuting this action on behalf of the members of the Class, and she has the resources to do so. Neither Plaintiff nor her counsel has any interest adverse to the interests of the other members of the Class.

341. **Superiority:** This class action is appropriate for certification because class proceedings are superior to other available methods for the fair and efficient adjudication of this controversy and joinder of all members of the Class is impracticable. This proposed class action presents fewer management difficulties than individual litigation, and provides the benefits of single adjudication, economies of scale, and comprehensive supervision by a single court. Class treatment will create economies of time, effort, and expense and promote uniform decision-making.

342. Plaintiff reserves the right to revise the foregoing class allegations and definitions based on facts learned and legal developments following additional investigation, discovery, or otherwise.

VIII. CLAIMS FOR RELIEF

**COUNT I—VIOLATION OF THE CALIFORNIA INVASION
OF PRIVACY ACT (“CIPA”) CAL. PENAL CODE §§ 630,
*ET SEQ.***

343. Plaintiff re-alleges and incorporates all preceding paragraphs.

344. Plaintiff brings this claim on behalf of herself and all members of the Santa Clara Valley Medical Center Class against Defendants.

345. The California Legislature enacted the California Invasion of Privacy Act, CAL. PENAL CODE §§ 630, *et seq.* (“CIPA”) finding that “advances in science and technology have led to the development of new devices and techniques for the purpose of eavesdropping upon private communications and that the invasion of privacy resulting from the continual and increasing use of such devices and techniques has created a serious threat to the free exercise of personal liberties and cannot be tolerated in a free and civilized society.” *Id.* § 630. Thus, the intent behind CIPA is “to protect the right of privacy of the people of this state.” *Id.*

346. CAL. PENAL CODE § 631(a) generally prohibits individuals, businesses, and other legal entities from reading, or attempting to read, the contents of a wire communication in transit or from “aid[ing], agree[ing] with, employ[ing], or conspir[ing] with” a third party to read, attempt to read, or to learn the contents or meaning of any message, report, or communication while the same is in transit or passing over any wire, line, or cable, or is being sent from, or received at any place within this state; or to use, or attempt to use, in any manner, or for any purpose, or to communicate in any way, any information so obtained.

347. CAL. PENAL CODE § 632(a) generally prohibits individuals, businesses, and other legal entities from recording confidential communications without consent of all parties to the communication.

348. Defendants are “persons” within the meaning of CAL. PENAL CODE §§ 631 and
632.

349. All alleged communications between Plaintiff or Class Members and Santa Clara Valley Medical Center qualify as protected communications under CIPA because each

1 communication is made using personal computing devices (e.g., computers, smartphones, tablets)
 2 that send and receive communications in whole or in part through the use of facilities used for the
 3 transmission of communications aided by wire, cable, or other like connections.

4 350. Defendants used a recording device to record the confidential communications
 5 without the consent of Plaintiff or Class Members and then transmitted such information to others,
 6 including Defendant Facebook, as well as other third parties.

7 351. The private information that Santa Clara assisted Facebook, as well as Google and
 8 other third parties with reading, learning, and exploiting, including Plaintiff's and Class Members'
 9 medical conditions, their medical concerns, and their past, present, and future medical treatment.

10 352. At all relevant times, Facebook's interception of Plaintiff's and the Class
 11 Members' communications and Santa Clara's aiding Facebook to learn the contents of
 12 communications, as well as and Defendants' recording of confidential communications was
 13 without authorization and consent.

14 353. The Plaintiff and Class Members had a reasonable expectation of privacy
 15 regarding the confidentiality of their communications with Santa Clara. Defendants never sought
 16 to, or did, obtain Plaintiff's and Class Members' consent to transmit their Personal Health
 17 Information to Facebook.

18 354. Defendants engaged in and continue to engage in interception, including by
 19 aiding others to secretly record the contents of Plaintiff's and Class Members' wire
 20 communications.

21 355. The intercepting devices used in this case include, but are not limited to:
 22 (a) Plaintiff and Class Members' personal computing devices;
 23 (b) Plaintiff and Class Members' web browsers;
 24 (c) Plaintiff and Class Members' browser-managed files;
 25 (d) Facebook's Meta Pixel;
 26 (e) Internet cookies;

- (f) Defendants' computer servers;
 - (g) Third-party source code utilized by Santa Clara; and
 - (h) Computer servers of third parties to which Plaintiff and Class Members' communications were disclosed.

356. Facebook intercepted communications between Plaintiff and Class Members and Santa Clara.

357. Santa Clara aided in, and continues to aid in, the interception of contents in that the data from the communications between Plaintiff and/or Class Members and Santa Clara that were redirected to and recorded by the third parties include information which identifies the parties to each communication, their existence, and their contents.

358. Santa Clara aided in the interception of "contents" in at least the following forms:

- (a) The parties to the communications;
 - (b) The precise text of patient search queries;
 - (c) Personally identifying information such as patients' IP addresses, Facebook IDs, browser fingerprints, and other unique identifiers;
 - (d) The precise text of patient communications about specific doctors;
 - (e) The precise text of patient communications about specific medical conditions;
 - (f) The precise text of patient communications about specific treatments;
 - (g) The precise text of patient communications about scheduling appointments with medical providers;
 - (h) The precise text of patient communications about billing and payment;
 - (i) The precise text of specific buttons on Santa Clara's website(s) that patients click to exchange communications, including Log-Ins, Registrations, Requests for Appointments, Search, and other buttons;

- (j) The precise dates and times when patients click to Log-In on Santa Clara’s website(s);
 - (k) The precise dates and times when patients visit Santa Clara’s websites;
 - (l) Information that is a general summary or informs third parties of the general subject of communications that Santa Clara sent back to patients in response to search queries and requests for information about specific doctors, conditions, treatments, billing, payment, and other information;
and
 - (m) Any other content that Santa Clara has aided Facebook or other third parties in scraping from webpages or communication forms at its Web Properties.

359. Plaintiff and Class Members reasonably expected that their Personal Health Information was not being intercepted, recorded, and disclosed to Facebook.

360. No legitimate purpose was served by Santa Clara's willful and intentional disclosure of Plaintiff's and Class Members' Personal Health Information to Facebook or Facebook's willful and intentional interception of that data. Neither Plaintiff nor Class Members consented to the disclosure of their Personal Health Information by Santa Clara to Facebook. Nor could they have consented, given that Santa Clara never sought Plaintiff's or Class Members' consent, or even told visitors to its websites that their every interaction was being recorded and transmitted to Facebook via the Meta Pixel tool.

361. Facebook violated Plaintiff's and Class Members' privacy rights, and Santa Clara gave substantial assistance to Facebook in violating the privacy rights of Santa Clara's patients, despite the fact that Santa Clara's conduct constituted a breach of the duties of confidentiality that medical providers owe their patients. Santa Clara knew that the installation of the Meta Pixel on its website would result in the unauthorized disclosure of its patients' communications to Facebook, yet nevertheless did so anyway.

1 362. Facebook and other third parties intercepted Plaintiff's and Class Members'
 2 electronic communications during transmission, without their consent, for the unlawful and/or
 3 wrongful purpose of monetizing their Personal Health Information, including using their sensitive
 4 medical information to develop marketing and advertising strategies.

5 363. Plaintiff and the Class Members seek statutory damages in accordance with
 6 § 637.2(a), which provides for the greater of: (1) \$5,000 per violation; or (2) three times the
 7 amount of damages sustained by Plaintiff and the Class in an amount to be proven at trial, as well
 8 as injunctive or other equitable relief.

9 364. In addition to statutory damages, Defendants' breach caused Plaintiff and Class
 10 Members, at minimum, the following damages:

- 11 (a) Sensitive and confidential information that Plaintiff and Class Members
 12 intended to remain private is no longer private;
- 13 (b) Santa Clara eroded the essential confidential nature of the doctor-patient
 14 relationship;
- 15 (c) Santa Clara took something of value from Plaintiff and Class Members and
 16 derived benefit therefrom without Plaintiff's and Class Members'
 17 knowledge or informed consent and without sharing the benefit of such
 18 value;
- 19 (d) Plaintiff and Class Members did not get the full value of the medical
 20 services for which they paid, which included Santa Clara's duty to maintain
 21 confidentiality; and
- 22 (e) Defendants' actions diminished the value of Plaintiff and Class Members'
 23 personal information.

24 365. Plaintiff and Class Members have also suffered irreparable injury from
 25 Defendants' unauthorized acts of interception and disclosure. Their personal, private, and
 26 sensitive data has been collected, viewed, accessed, stored, and used by Santa Clara and Facebook

1 without their consent and has not been destroyed. Plaintiff and Class Members have suffered harm
 2 and injury, including but not limited to the invasion of their privacy rights. Plaintiff continues to
 3 desire to search for health information on Santa Clara's website. Plaintiff will continue to suffer
 4 harm if the website is not redesigned. If the website were redesigned to comply with applicable
 5 laws, Plaintiff would use the Santa Clara's website to search for health information in the future.
 6 Due to the continuing threat of injury, Plaintiff and Class Members have no adequate remedy at
 7 law, and Plaintiff and Class Members are therefore entitled to injunctive relief.

8 366. Plaintiff and Class Members also seek such other relief as the Court may deem
 9 equitable, legal, and proper.

10 **COUNT II—VIOLATION OF CMIA CIVIL CODE § 56.101**

11 367. Plaintiff re-alleges and incorporates all preceding paragraphs.

12 368. Plaintiff brings this claim on behalf of herself and all members of the Patient
 13 Subclass against Santa Clara Valley Medical Center.

14 369. Civil Code § 56.101, subdivision (a) requires that every provider of health care
 15 “who creates, maintains, preserves, stores, abandons, destroys, or disposes of medical information
 16 shall do so in a manner that preserves the confidentiality of the information contained therein.”

17 370. Any health care provider who “negligently creates, maintains, preserves, stores,
 18 abandons, destroys, or disposes of medical information shall be subject to the remedies and
 19 penalties provided under subdivisions (b) and (c) of Section 56.36.”

20 371. Santa Clara failed to maintain, preserve, and store medical information in a manner
 21 that preserves the confidentiality of the information contained therein because it disclosed to
 22 Facebook Plaintiff's and Subclass Members' sensitive medical information without consent,
 23 including information concerning their health status, medical diagnoses, treatment, and
 24 appointment information, as well as personally identifiable information.

372. Santa Clara's failure to maintain, preserve, and store medical information in a manner that preserves the confidentiality of the information was, at the least, negligent and violates Civil Code § 56.36 subdivisions (b) and (c).

373. Accordingly, Plaintiff and Subclass Members may recover: (1) nominal damages of \$1,000; (2) actual damages, in an amount to be determined at trial; (3) statutory damages pursuant to 56.36(c); and (4) reasonable attorney's fees and other litigation costs reasonably incurred.

374. In addition to statutory damages, Santa Clara's breach caused Plaintiff and Subclass Members, at minimum, the following damages:

- (a) Sensitive and confidential information that Plaintiff and Subclass Members intended to remain private is no longer private;
 - (b) Santa Clara eroded the essential confidential nature of the doctor-patient relationship;
 - (c) Santa Clara took something of value from Plaintiff and Subclass Members and derived benefit therefrom without Plaintiff's and Subclass Members' knowledge or informed consent and without sharing the benefit of such value;
 - (d) Plaintiff and Subclass Members did not get the full value of the medical services for which they paid, which included Santa Clara's duty to maintain confidentiality; and
 - (e) Santa Clara's actions diminished the value of Plaintiff and Subclass Members' personal information.

375. Plaintiff and Subclass Members also seek such other relief as the Court may deem equitable, legal, and proper.

COUNT III—VIOLATION OF CMIA CIVIL CODE § 56.10

376. Plaintiff re-alleges and incorporates all preceding paragraphs.

1 377. Plaintiff brings this claim on behalf of herself and all members of the Patient
 2 Subclass against Santa Clara Valley Medical Center.

3 378. Civil Code § 56.10, subdivision (a), prohibits a health care provider from
 4 disclosing medical information without first obtaining an authorization, unless a statutory
 5 exception applies.

6 379. Santa Clara disclosed medical information without first obtaining authorization
 7 when it disclosed Plaintiff's and Subclass Members' sensitive medical information to Facebook
 8 without consent, including information concerning their health status, medical diagnoses,
 9 treatment, and appointment information, as well as personally identifiable information. No
 10 statutory exception applies. As a result, Santa Clara violated Civil Code § 56.10, subdivision (a).

11 380. Santa Clara knowingly and willfully, or negligently, disclosed medical information
 12 without consent to Facebook for financial gain.

13 381. Accordingly, Plaintiff and Subclass Members may recover: (1) nominal damages
 14 of \$1,000; (2) actual damages, in an amount to be determined at trial; (3) statutory damages
 15 pursuant to 56.36(c); (4) punitive damages pursuant to 56.35; and (5) reasonable attorney's fees
 16 and other litigation costs reasonably incurred.

17 382. In addition to statutory damages, Santa Clara's breach caused Plaintiff and
 18 Subclass Members, at minimum, the following damages:

- 19 (a) Sensitive and confidential information that Plaintiff and Subclass Members
 20 intended to remain private is no longer private;
- 21 (b) Santa Clara eroded the essential confidential nature of the doctor-patient
 22 relationship;
- 23 (c) Santa Clara took something of value from Plaintiff and Subclass Members
 24 and derived benefit therefrom without Plaintiff's and Subclass Members'
 25 knowledge or informed consent and without sharing the benefit of such
 26 value;

- (d) Plaintiff and Subclass Members did not get the full value of the medical services for which they paid, which included Santa Clara's duty to maintain confidentiality; and
- (e) Santa Clara's actions diminished the value of Plaintiff's and Subclass Members' personal information.

383. Plaintiff and Subclass Members also seek such other relief as the Court may deem equitable, legal, and proper.

**COUNT IV—VIOLATION OF THE COMPREHENSIVE
COMPUTER DATA ACCESS AND FRAUD ACT
("CDAFA") CAL. PENAL CODE § 502**

384. Plaintiff re-alleges and incorporates all preceding paragraphs.

385. Plaintiff brings this claim on behalf of herself and all members of the Santa Clara Valley Medical Center Class against Defendants.

386. The California Legislature enacted the Comprehensive Computer Data Access and Fraud Act, CAL. PENAL CODE § 502 (“CDAFA”) to “expand the degree of protection . . . from tampering, interference, damage, and unauthorized access to [including the extraction of data from] lawfully created computer data and computer systems,” finding and declaring that “the proliferation of computer technology has resulted in a concomitant proliferation of . . . forms of unauthorized access to computers, computer systems, and computer data,” and that “protection of the integrity of all types and forms of lawfully created computers, computer systems, and computer data is vital to the protection of the privacy of individuals . . .” CAL. PENAL CODE § 502(a).

387. Under CDAFA, any person who “[k]nowingly accesses and without permission ... uses any data ... or computer system in order to either (A) devise or execute any scheme or artifice to defraud, deceive, or extort, or (B) wrongfully control or obtain money, property, or data” is “guilty of a public offense.” CAL. PENAL CODE § 502(c)(1).

1 388. Plaintiff's and the Class Members' devices on which they accessed the hospital or
 2 patient portals, including their computers, smart phones, and tablets, constitute computers or
 3 "computer systems" within the meaning of CDAFA. CAL. PENAL CODE § 502(b)(5).

4 389. Defendants violated section 502, subsection (c)(1)(A) by knowingly using data
 5 obtained from Santa Clara's patients as part of a scheme to defraud and deceive patients into
 6 surrendering their Personal Health Information so that Santa Clara could then barter that
 7 information to Facebook in return for economic benefits. Defendants violated section 502,
 8 subsection (c)(1)(B) by knowingly using data obtained from Santa Clara's patients to wrongfully
 9 obtain financial and other benefits. Santa Clara obtained benefits from Facebook, as well as
 10 Google and other third parties, by bartering patients' Personal Health Information to those
 11 companies. Facebook obtained benefits by using Plaintiff's and the Class Members' information
 12 to sell targeted advertisements. Neither Plaintiff nor Class Members ever gave Defendants
 13 permission for Santa Clara to disclose their Personal Health Information to Facebook or any other
 14 third party.

15 390. Defendants also violated section 502, subsection (c)(1)(B), of CDAFA by
 16 knowingly accessing without permission Plaintiff's and Class Members' devices in order to
 17 wrongfully obtain and use their personal data, including their sensitive medical information, in
 18 violation of Plaintiff's and Class Members' reasonable expectations of privacy in their devices
 19 and data. Defendants achieved this by installing software code on Santa Clara's website that
 20 directed patients' browsers to send copies of their communications to Facebook, as well as Google
 21 and other third parties, without their consent.

22 391. Defendants violated California Penal Code section 502, subsection (c)(2), by
 23 knowingly and without permission accessing, taking, copying, and making use of Plaintiff's and
 24 the Class Members' personally identifiable information, including their sensitive medical
 25 information as part of a scheme. Santa Clara sought to barter patients' Personal Health
 26 Information to Facebook, as well as Google and other third parties, in return for advertising
 27

1 benefits, and Facebook sought to explaint Plaintiff's and Class Members' Personal Health
 2 Information to sell targeted advertising services

3 392. Santa Clara violated California Penal Code section 502, subsection (c)(6) by
 4 knowingly and without permission providing or assisting Facebook, as well asGoogle and other
 5 third parties, with a means of accessing Plaintiff's and the Class Members' computer systems.

6 393. The computers and mobile devices that Plaintiff and Class Members used when
 7 accessing Santa Clara's website all have and operate "computer services" within the meaning of
 8 CDAFA. Defendants violated §§ 502(c)(3) and (7) of CDAFA by knowingly and without
 9 permission accessing and using those devices and computer services, and/or causing them to be
 10 accessed and used, *inter alia*, in connection with Facebook's wrongful collection of such data.

11 394. Under § 502(b)(12) of the CDAFA a "Computer contaminant" is defined as "any
 12 set of computer instructions that are designed to . . . record, or transmit information within a
 13 computer, computer system, or computer network without the intent or permission of the owner
 14 of the information." Defendants violated § 502(c)(8) by knowingly and without permission
 15 introducing a computer contaminant via Meta Pixel embedded into the hospital website which
 16 intercepted Plaintiff's and the Class Members' private and sensitive medical information.

17 395. Defendants' breach caused Plaintiff and Class Members, at minimum, the
 18 following damages:

- 19 (a) Sensitive and confidential information that Plaintiff and Class Members
 20 intended to remain private is no longer private;
- 21 (b) Defendants eroded the essential confidential nature of the doctor-patient
 22 relationship;
- 23 (c) Defendants took something of value from Plaintiff and Class Members and
 24 derived benefit therefrom without Plaintiff's and Class Members'
 25 knowledge or informed consent and without sharing the benefit of such
 26 value;

- 1 (d) Plaintiff and Class Members did not get the full value of the medical
 2 services for which they paid, which included Santa Clara's duty to maintain
 3 confidentiality; and
 4 (e) Defendants' actions diminished the value of Plaintiff and Class Members'
 5 personal information.

6 396. Plaintiff and Class Members also seek such other relief as the Court may deem
 7 equitable, legal, and proper.

8 397. Plaintiff and the Class Members seek compensatory damages in accordance with
 9 CAL. PENAL CODE § 502(e)(1), in an amount to be proved at trial, and injunctive or other equitable
 10 relief. Plaintiff continues to desire to search for health information on Santa Clara's website. She
 11 will continue to suffer harm if the website is not redesigned. If the website were redesigned to
 12 comply with applicable laws, Plaintiff would use Santa Clara's website to search for health
 13 information in the future.

14 398. Plaintiff and Class Members are entitled to punitive or exemplary damages
 15 pursuant to CAL. PENAL CODE § 502(e)(4) because Defendants' violations were willful and
 16 Defendants are guilty of oppression, fraud, or malice as defined in CAL. CIVIL CODE § 3294.

17 399. Plaintiff and the Class Members are also entitled to recover their reasonable
 18 attorney's fees under § 502(e)(2).

19 **COUNT V—VIOLATION OF CAL. CIVIL CODE § 1798.82**

20 400. Plaintiff re-alleges and incorporates all preceding paragraphs.

21 401. Plaintiff Jane Doe brings this claim on behalf of herself and all members of the
 22 Patient Subclass against Santa Clara Valley Medical Center.

23 402. California Civil Code § 1798.82(a) provides that “[a] person or business that
 24 conducts business in California, and that owns or licenses computerized data that includes
 25 personal information, shall disclose a breach of the security of the system following discovery or
 26 notification of the breach in the security of the data to a resident of California ... whose

1 unencrypted personal information was, or is reasonably believed to have been, acquired by an
 2 unauthorized person.”

3 403. For purposes of the statute, “personal information” means “[a]n individual’s first
 4 name or first initial and last name in combination with any one or more of the following data
 5 elements, when either the name or the data elements are not encrypted: ... (D) Medical
 6 information.” CAL. CIVIL CODE § 1798.82.

7 404. For purposes of the statute, “medical information” means “any information
 8 regarding an individual’s medical history, mental or physical condition, or medical treatment or
 9 diagnosis by a health care professional.”

10 405. Any customer who is injured by a violation of the statute may institute a civil action
 11 to recover damages. CAL. CIVIL CODE § 1798.84(b). Further, any business that violates, proposes
 12 to violate, or has violated this statute may be enjoined. CAL. CIV. CODE § 1798.84(e).

13 406. Santa Clara failed to disclose to Plaintiff and the Subclass that it was regularly
 14 collecting, transmitting, and sharing patients’ unencrypted medical information with Facebook so
 15 that Facebook could target them with advertising. Along with its patients’ medical information,
 16 Santa Clara also disclosed its patients’ first names (or first initial and last name) to Facebook via
 17 encrypted data transmissions, including the unauthorized transmission of patients’ Facebook IDs
 18 to Facebook, which permitted Facebook to link the medical information provided with the
 19 personal identities of Plaintiff and the Subclass Members.

20 407. Santa Clara willfully, intentionally, and/or recklessly failed to provide the
 21 disclosures required by California Civil Code section 1798.82 as part of a scheme to barter
 22 Plaintiff’s and Subclass Members’ Personal Health Information to Facebook in return for access
 23 to the Meta Pixel tool.

24 408. Plaintiff and Subclass Members conferred a benefit on Santa Clara in the form of
 25 valuable sensitive medical information that Santa Clara collected from Plaintiff and Subclass
 26 Members under the guise of keeping this information private. Santa Clara collected, used, and
 27

1 disclosed this information for its own gain, including for advertising purposes, sale, or trade for
 2 valuable services from Facebook and other third parties. Santa Clara had knowledge that Plaintiff
 3 and Subclass Members had conferred this benefit on Santa Clara by interacting with its website,
 4 and Santa Clara intentionally installed the Meta Pixel tool on its website to capture and monetize
 5 this benefit conferred by Plaintiff and Subclass Members.

6 409. Plaintiff and Subclass Members also conferred a benefit on Defendant by paying
 7 Santa Clara for health care services, which included Santa Clara's obligation to protect Plaintiff's
 8 and Subclass Members' Personal Health Information. Santa Clara was aware of receiving these
 9 payments from Plaintiff and Subclass Members and demanded such payments as a condition of
 10 providing treatment.

11 410. Plaintiff and Subclass Members would not have used the Santa Clara's services,
 12 or would have paid less for those services, if they had known that Santa Clara would collect, use,
 13 and disclose this information to Facebook. The services that Plaintiff and Subclass Members
 14 ultimately received in exchange for the monies paid to Santa Clara were worth quantifiably less
 15 than the services that Santa Clara promised to provide.

16 411. The medical services that Santa Clara offers are available from many other health
 17 care systems who do protect the confidentiality of patient communications. Had Santa Clara
 18 disclosed that it would allow third parties to secretly collect Plaintiff's and Subclass Members'
 19 medical information without consent, neither Plaintiff, the Subclass Members, nor any reasonable
 20 person would have purchased healthcare from Santa Clara and/or its affiliated healthcare
 21 providers.

22 412. Santa Clara unjustly retained those benefits at the expense of Plaintiff and Subclass
 23 Members because Santa Clara' conduct damaged Plaintiff and Subclass Members, all without
 24 providing any commensurate compensation to Plaintiff and Subclass Members.

1 413. Plaintiff and Patient Subclass Members were damaged by Santa Clara's failure to
 2 inform them that their Personal Health Information was being shared with Facebook and other
 3 third parties, resulting in, at minimum, the following damages:

- 4 (f) Sensitive and confidential information that Plaintiff and Patient Subclass
 Members intended to remain private is no longer private;
- 5 (g) Santa Clara eroded the essential confidential nature of the doctor-patient
 relationship;
- 6 (h) Santa Clara took something of value from Plaintiff and Patient Subclass
 Members and derived benefit therefrom without Plaintiff's and Patient
 Subclass Members' knowledge or informed consent and without sharing
 the benefit of such value;
- 7 (i) Plaintiff and Patient Subclass Members did not get the full value of the
 medical services for which they paid, which included Santa Clara's duty to
 maintain confidentiality; and
- 8 (j) Santa Clara's actions diminished the value of Plaintiff and Patient Subclass
 Members' personal information.

17 414. Plaintiff also continues to desire to search for health information on Santa Clara's
 18 website. She will continue to suffer harm if Santa Clara does not make adequate disclosures
 19 regarding which third party marketing companies are receiving Plaintiff's and Patient Subclass
 20 Members' protected health information. Plaintiff and the Patient Subclass Members are therefore
 21 also entitled to injunctive relief requiring Santa Clara to comply with CAL. CIV. CODE § 1798.82.

22 **COUNT VI – COMMON LAW INVASION OF PRIVACY – INTRUSION UPON
 SECLUSION**

23 415. Plaintiff repeats the allegations contained in the foregoing paragraphs as if fully
 24 set forth here and brings this claim individually and on behalf of the Santa Clara Valley Medical
 25 Center Class against Defendants.

1 416. Plaintiff and Class Members had a reasonable expectation of privacy in their
2 communications with Santa Clara via its website and the communications platforms and services
3 therein.

4 417. Plaintiff and Class Members communicated sensitive and protected medical
5 information and personally identifiable information that they intended for only Santa Clara to
6 receive and that they believed Santa Clara would keep private. Defendants installed source code
7 on Santa Clara's website that surreptitiously instructed Plaintiff's and Class Members' browsers
8 to share their Personal Health Information with Facebook, as well as Google and other third
9 parties.

10 418. Santa Clara's disclosure of the substance and nature of those communications to
11 third parties without the knowledge and consent of Plaintiff and Class Members is an intentional
12 intrusion on Plaintiff's and Class Members' solitude or seclusion.

13 419. Facebook's actions in knowingly providing software designed to intercept
14 Plaintiff's and the Class Members' communications with Santa Clara was also an intentional
15 intrusion on Plaintiff's and Class Members' solitude or seclusion.

16 420. Plaintiff and Class Members had a reasonable expectation of privacy based on the
17 sensitive nature of their communications. Plaintiff and Class Members have a general expectation
18 that their communications regarding health and finances will be kept confidential. Santa Clara's
19 disclosure of Private Information and Facebook's interception of that information coupled with
20 individually identifying information is highly offensive to the reasonable person.

21 421. Plaintiff and Class Members also had a reasonable expectation of privacy that their
22 communications, identity, health information, and treatment data would remain confidential and
23 that Defendants would not install surreptitious wiretapping technology on Santa Clara's website
24 to secretly transmit their communications to third parties, including Facebook, as well as Google
25 and other third parties.

422. As a result of Defendants' actions, Plaintiff and Class Members have suffered harm and injury, including but not limited to an invasion of their privacy rights.

423. Plaintiff and Class Members have been damaged as a direct and proximate result of Defendants' invasion of their privacy and are entitled to just compensation, including monetary damages.

424. Plaintiff and Class Members seek appropriate relief for that injury, including but
not limited to damages that will reasonably compensate Plaintiff and Class Members for the harm
to their privacy interests as a result of its intrusions upon Plaintiff's and Class Members' privacy.

425. Plaintiff and Class Members are also entitled to punitive damages resulting from the malicious, willful, and intentional nature of Defendants' actions, directed at injuring Plaintiff and Class Members in conscious disregard of their rights. Such damages are needed to deter Defendants from engaging in such conduct in the future.

426. Plaintiff also seeks such other relief as the Court may deem just and proper.

**COUNT VII – VIOLATION OF THE INFORMATION
PRACTICES ACT CAL. CIVIL CODE § 1798.1, ET SEQ. (IPA)**

427. Plaintiff repeats the allegations contained in the foregoing paragraphs as if fully set forth here and brings this claim individually and on behalf of the Santa Clara Valley Medical Center Class against Santa Clara.

428. Plaintiff and Class Members are “individuals” under Civil Code section 1798.3(d).

429. Santa Clara is an “agency” as defined under Civil Code section 1798.3(b).

430. The patient data collected and transmitted to third parties by Santa Clara constitutes “record(s)” and a “system of records” as those terms are defined by section 1798.3(g) and (h).

431. The personal health information and personally identifiable information disclosed by Santa Clara's unauthorized disclosures of Plaintiff's and Class Members' data such as their names, addresses, telephone numbers, Facebook IDs, IP addresses, medical information, and other information constitutes "personal information" under section 1798.3(a) of the Civil Code.

1 Santa Clara disclosed this personal information in violation of Civil Code section 1798.24 by
2 failing to adequately secure and maintain it, thereby allowing unauthorized third parties to access
3 and obtain it.

4 432. In violation of Civil Code section 1798.21, Santa Clara failed to establish
5 appropriate and reasonable safeguards to ensure the security and confidentiality of Plaintiff's and
6 Class Members' personal information, and to protect against the unauthorized disclosure of such
7 personal information.

8 433. On information and belief, Santa Clara violated Civil Code section 1798.19 by
9 failing to cause contractors and subcontractors to abide by the requirements of the Information
10 Act of 1977 when entering contracts for the operation and maintenance of records containing
11 Plaintiff's and Class Members' personal information.

12 434. In violation of Civil Code section 1798.20, Santa Clara failed to establish rules of
13 conduct for persons involved in the design, development, operation, disclosure, or maintenance
14 of records containing Plaintiff's and Class Members' personal information that effectively
15 prohibited such persons from implementing technologies that would surreptitiously transmit
16 patients' personal information to third parties like Facebook and Google.

17 435. In violation of Civil Code section 1798.24, Santa Clara knowingly disclosed
18 Plaintiff's and Class Members' personal information in a manner that would link the disclosed
19 information to Plaintiff and Class Members without disclosing the same to Plaintiff and Class
20 Members and without securing the prior written voluntary consent of Plaintiff and Class
21 Members.

22 436. In violation of Civil Code section 1798.29, Santa Clara unreasonably delayed in
23 disclosing its unauthorized disclosure of its patients' personal information to Facebook, as well
24 as Google and other third parties. Santa Clara was aware of the unauthorized disclosure of its
25 patients' personal information as early as 2022, and certainly no later than June 2023, but declined
26 to inform the public. There were no legitimate needs justifying the delay. Nor was the delay
27

necessary to determine the scope of the breach and restore the reasonable integrity of Santa Clara's data system.

437. Civil Code section 1798.45 permits Plaintiff and Class Members to bring a civil action against Santa Clara for violating the IPA. Santa Clara's failure to adhere to the requirement of the IPA has adversely affected Plaintiff's and Class Members' interests, including by denying them an opportunity to take timely and appropriate protective measures in response to Santa Clara's unauthorized disclosure of their personal information to Facebook, as well as Google and other third parties, such as choosing a different medical provider. In addition, as a result of Santa Clara's actions, Plaintiff and Class Members have suffered (and will continue to suffer) economic damages and other injuries and actual harm including, without limitation: (1) the compromise and theft of their personal information; (2) loss of the opportunity to control how their personal information is used; (3) diminution in the value and use of their personal information entrusted to Santa Clara with the understanding that Santa Clara would safeguard it against theft and not allow it to be accessed and misused by third parties; (4) out-of-pocket costs associated with the prevention and detection of, and recovery from, identity theft and misuse of their personal information; (5) continued undue risk to their personal information; and (6) future costs in the form of time, effort, and money they will expend to prevent, detect, contest, and repair the adverse effects of their personal information being disclosed without authorization to Facebook, Google, and other third parties.

438. Accordingly, Plaintiff and Class Members are entitled to actual and statutory damages from Santa Clara under Civil Code sections 1795, 1798.48, and 1798.53 in an amount to be determined at trial, as well as injunctive relief pursuant to Civil Code section 1798.47, reasonable attorney's fees and costs, and any other relief deemed appropriate by the Court.

IX. DEMAND FOR JURY TRIAL

439. Plaintiff hereby demands a trial by jury on all issues so triable.

X. PRAYER FOR RELIEF

WHEREFORE, Plaintiff on behalf of herself and the proposed Class and Subclass respectfully requests that the Court enter an order:

- A. Certifying the Class and Subclass and appointing Plaintiff as the Class and Subclass representative;
 - B. Appointing the law firms of Ahmad, Zavitsanos, & Mensing PLLC and Caddell & Chapman as proposed interim class counsel;
 - C. Finding that Defendants' conduct was unlawful, as alleged herein;
 - D. Awarding such injunctive and other equitable relief as the Court deems just and proper;
 - E. Awarding Plaintiff and the Class Members statutory, actual, compensatory, consequential, punitive, and nominal damages, as well as restitution and/or disgorgement of profits unlawfully obtained;
 - F. Awarding Plaintiff and the Class Members pre-judgment and post-judgment interest;
 - G. Awarding Plaintiff and the Class Members reasonable attorneys' fees, costs, and expenses; and
 - H. Granting such other relief as the Court deems just and proper.

Dated:October 5, 2023

Respectfully submitted,

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21 * Motions for Admission to be filed
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23 *Attorneys for Plaintiff*
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25
26
27
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CERTIFICATE OF SERVICE

I hereby certify that on October 5, 2023, this document was electronically filed via the Court's CM/ECF system and will be served pursuant to Rule 5 of the Federal Rules of Civil Procedure on the following, with return of service to be filed with the Court:

The County of Santa Clara d/b/a Santa
Clara Valley Medical Center
70 W. Hedding St.
East Wing, 10th Floor
San Jose, CA 95110

Meta Platforms, Inc.
1601 Willow Road
Menlo Park, CA 94025

Defendant

Defendant

via its registered agent for service:

CSC – Lawyers Incorporating Service
2710 Gateway Oaks Drive
Sacramento, CA 98533

s/Michael A. Caddell
Michael A. Caddell